

TERRESTAR NETWORKS ATTN: DOUGLAS BRANDON ONE DISCOVERY SQUARE 12010 SUNSET HILLS ROAD SUITE 600 RESTON, VA 20190 Invoice Number 1409086 Invoice Date 02/21/12 Client Number 688669 Matter Number 0004

Re: TSC POSTPETITION

## FOR PROFESSIONAL SERVICES RENDERED THROUGH 01/31/12:

## **MATTER SUMMARY OF TIME BILLED BY TASK:**

		HOURS	YALUE
0002	General Case Administration	212.40	\$108,301.00
0003	Akin Gump Fee Application/Monthly Billing Reports	12.60	\$4,833.50
0004	Analysis of Other Professionals Fee Applications/Reports	5,40	\$2,147.00
8000	Court Hearings	29.60	\$7,274.00
0009	Financial Reports and Analysis	1.80	\$573.00
0010	DIP, Cash Collateral Usage and Exit Financing	0.30	\$195.00
0012	General Claims Analysis/Claims Objections	765.50	\$334,681.50
0017	General Adversary Proceedings/Litigation Matters	30.60	\$19,758.00
8100	Tax Issues	41.20	\$24,902.00
0019	Labor Issues/Employee Benefits	0.10	\$19.50
0020	Real Estate Issues/Leases	1.90	\$1,144.00
0022	Plan/Disclosure Statement/Solicitation and Related Documentation	468.00	\$259,463.00
0025	Travel Time	15.25	\$9,077.00
	TOTAL	1584.65	\$772,368.50

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 02/22/022 Introduced 02/22/02316:00:41 Main Document Pg 33 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 2 February 21, 2012

<u>Date</u>	Tkpr	Task		Hours
12/13/11	TAB	0002	Retrieval of SEC No-Action Letters.	0.20
01/03/12	SLS	0002	Communication to A. Preis regarding various case management matters (.7).	0.70
01/03/12	SJW	0002	Review TSC 10-K.	0.20
01/05/12	DKB	0002	Prepare courtesy copies of recently filed pleadings for chambers (.4); Forward documents to court (.2).	0.60
01/05/12	JAS	0002	Pull recently filed documents (.7); arrange delivery of same to U.S. Bankruptcy court (.4).	1.10
01/09/12	JPN	0002	Review Mohawk standing motion.	0.20
01/09/12	DKB	0002	Update transcripts file.	0.40
01/09/12	LZ	0002	Emails w/Chambers re: proposed form of order for Newdeck pro hac vice application.	0.20
01/09/12	JHB	0002	Review Mohawk motion for standing (1.0); review cases cited in Mohawk motion for standing (1.7).	2.70
01/10/12	MAG	0002	Pull all cases cited in Mohawk Motion for Order and create binder for litigation team re: same and distribute (2.5).	2.50
01/10/12	RJP	0002	Review Mohawk standing motion (.4); teleconf. w/R. Donohue re same (.2).	0.60
01/10/12	JHB	0002	Conduct research for Mohawk objection.	2.80
01/11/12	BRK	0002	Update case calendar.	0,20
01/11/12	JFN	0002	Correspondence re Mohawk standing; correspondence and follow-up re same.	0.40
01/11/12	RJD	0002	Review Mohawk motion for standing (1.10); Review documents and research in preparation for opposition; (1.50); internal correspondence regarding same (.10, .20); internal teleconferences regarding same (.10).	3.00
01/11/12	RJP	0002	Multiple communications with J. Bell (.6) and to A. Preis (.2) re debtors' opposition to Mohawk standing motion; research legal issues in connection w/same (1.5).	2.30
01/11/12	ЈНВ	0002	Discuss objection to Mohawk motion for standing with R. Presa (0.3); follow-up communications regarding same with R. Presa (0.2); discuss same with R. Donohue (0.2); draft email to D. Brandon regarding factual questions for objection to Mohawk motion for standing (0.3); research fraudulent conveyance (3.4); research derivative standing (2.7).	7.30
01/12/12	JLS	0002	Review and respond to correspondence regarding response to Mohawk motion (.5); Prepare for and participate in phone call regarding response to Mohawk motion (.6); Review documents in connection with response to Mohawk motion (1.0).	2.10
01/12/12	SLS	0002	Participate in working group call regarding response to Mohawk motion for standing (.5); analysis of same (.4).	0.90
01/12/12	RJD	0002	Review Mohawk motion for standing (.70); Review documents and research in preparation for opposition; (1.80); internal correspondence regarding same (.10, .10, .20, .20); internal teleconferences regarding same (.10, .10, .20, .20).	3.70
01/12/12	SJW	0002	Draft notice of rescheduled omnibus hearing date.	0.40
01/12/12	RJP	0002	Research legal issues in connection w/Mohawk standing motion (2.5); review cases cited by Mohawk (1); draft and revise objection to same (2.5); conf. w/J. Bell about objection (.2); multiple confers, and corresp. w/J. Bell (.5) teleconf. w/D. Brandon re same (.3).	7.00
01/12/12	JHB	0002	Research objection to Mohawk motion for standing (3.3); prepare questions for call with D. Brandon (0.5); review documents sent by D. Brandon (0.7); attend call with D. Brandon regarding objection to Mohawk motion (0.3); conference with R. Presa re: same (0.2); multiple conferences and correspondence with R. Presa re: same (0.5); review Mohawk demand letters and Akin Gump responses (0.5); prepare questions for call with Blackstone (0.4); draft objection to Mohawk	10.50

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 02/21/0122 Intentioned 02/23/d12316:00:41 Main Document Pg 34 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 3 February 21, 2012

<u>Date</u>	Tkpr	Task		Hours
01/10/10	11 A		motion for standing (4.1).	
01/13/12	JLS	0002	Prepare for and participate in phone call with debtors' advisors regarding response to Mohawk standing motion (1.4); Review and respond to correspondence regarding Mohawk standing motion (.3);	3.00
01/13/12	SLS	0002	Work on opposition to Mohawk standing motion (1.3).  Participate in call with Akin and Blackstone teams regarding response to	0.80
01/10/10	Pa in v r		Mohawk standing motion (.8) (partial).	47.44.4
01/13/12	BRK	0002	Update case calendar.	0.20
01/13/12	RJP	0002	Conduct legal research (1.8) and draft and revise objection to Mohawk standing motion (3); teleconf. w/CJ Brown re same (.3); conf. w/J. Bell re objection (.2); numerous confs. w/J. Bell re same (.5).	5.80
01/13/12	JHB	0002	Research and draft objection to Mohawk motion for standing (11.1); discuss objection to Mohawk motion for standing with Blackstone (.3); conference with J. Sorkin and R. Presa regarding same (.2); multiple conferences with R. Presa regardin same (.5).	12.10
01/14/12	JFN	0002	Correspondence re objection to standing motion (.2); review documents re same (.3); follow-up emails (.2).	0.70
01/14/12	RJD	0002	Review draft of opposition to Mohawk motion for standing (1.10); internal correspondence regarding same (.20).	1.30
01/14/12	RJP	0002	Draft and revise objection to Mohawk motion for standing (3).	3.00
01/14/12	EYP	0002	Review research regarding Mohawk motion for standing.	0.50
01/14/12	JHB	0002	Draft Mohawk objection (5.0); review comments to and revise same	5.50
			(0.4); review internal correspondence re same (0.1).	4.50
01/15/12	SLS	0002	Review and comment on response to Mohawk motion for standing (1.2)	1.20
01/15/12	JFN	0002	Emails re standing motion response.	0.20
01/15/12	RJD	0002	Review draft of opposition to Mohawk motion for standing (.80); internal communications regarding same (.10, .20, .20).	1.30
01/15/12	SJW	0002	Review and respond to several communications re Mohawk standing motion.	0.50
01/16/12	JLS	0002	Review and respond to correspondence regarding opposition to Mohawk standing motion (.5); Work on opposition to Mohawk standing motion (2.8).	3.30
01/16/12	SLS	0002	Review comments to standing response (.4); communication to A. Preis regarding same (.2); follow-up communication to A. Preis regarding same (.1).	0.70
01/16/12	RJD	0002	Review draft of opposition to Mohawk motion for standing (1.30); internal correspondence regarding same (.10, .20, .30, .20).	2.10
01/16/12	RJP	0002	Research legal issues in connection w/objection to Mohawk motion for standing (2.6); draft and revise same (2.5); correspondence with J. Bell regarding same (.6); numerous corresp. w/J. Bell re objection (.5).	6.20
01/16/12	EYP	0002	Review and comment on reply to Mohawk motion for standing, and correspondence related thereto.	3.00
01/16/12	JHB ;	0002	Correspond with R. Presa regarding Mohawk objection (0.6); correspondence to J. Sorkin regarding same (0.2); conduct research for Mohawk objection (2.5); revise objection to incorporate partner comments (6.5).	9.80
01/17/12	JLS	0002	Review and analyze case law and arguments in connection with opposition to standing motion filed by Mohawk (2.0); Review and edit briefing in opposition to standing motion filed by Mohawk (2.2).	4.20
01/17/12	SLS	0002	Communications regarding finalization of Debtors' response to Mohawk standing motion (.9); review research regarding Mohawk response (1.0), review UCC joinder regarding same (.2); communications to R. Presa regarding Debtors' response (.2)	2.30
)1/17/12	RJD	0002	Review draft of opposition to Mohawk motion for standing (1.80); internal communications regarding same (.10, .20, .30).	2.50
)1/17/12	WIS	0002	Review and respond to numerous communications re Mohawk motion for standing and response thereto.	0.50

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 Filed 02/22/022 புட்ரர்ளு 02/24/12316:00:41 Main Document Pg 35 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 4 - Pebruary 21, 2012

***************************************	***************************************			
<u>Date</u>	<u>Tkpr</u>	<u>Task</u>		Hours
01/17/12	RJP	0002	Conduct legal research in connection w/Mohawk standing motion (.8);	6.90
			draft and revise same (3.9); review and revise per comments of A. Preis	
			(3) and S. Schultz (2) comments to same (3); numerous confs. w/Akin	
			attorneys re revisions to motion (.2), (.2), (.1), (.3), (.1); communication	
	s V		to D. Cadet re cite checking (.2); draft Schultz declaration in support of	
	X		objection (.4); conf. and corresp. w/J. Griffin-Churchill re assignment (.2).	
01/17/12	EYP	0002	Various efforts in connection with pleading replying to Mohawk	1.50
		0002	standing request.	1.50
01/17/12	JHB	0002	Conduct additional research to respond to partner comments re Mohawk	5.00
			objection (2.2); draft revised inserts for brief re same (1.5);	
			communications to R. Presa re same (0.4); review committee objection	
			to Mohawk motion for standing (0.7); review Schultz declaration (0.2).	
01/17/12	DRC	0002	Cite check Mohawk objection	4.10
01/18/12	JLS	0002	Review and revise and finalize briefing and supporting documents in	4.00
*****	A* A		connection with standing motion filed by Mohawk.	- W
01/18/12	SLS	0002	Telephone call with M. Snyder regarding response to Mohawk standing	0.50
05/10/15	Day	0000	motion (.1); finalize response for filing (.4).	474.6
01/18/12 01/18/12	BRK BRK	0002	Update case calendar.	0.20
01/18/12	JPN	0002 0002	Review and file Mohawk opposition brief.	0.70
01/18/12	DKB	0002	Emails re Mohawk response.  Prepare chamber copies of recently filed pleadings with redlines (.5);	0.20
V 17 1 07 1 22	DIAD	0002	Forward documents to court (2).	0.70
01/18/12	RJD	0002	Review draft of opposition to Mohawk motion for standing (1.30);	2.10
	A** "	1,112.	internal communications regarding same (.10, .20, .20, 30).	2.10
01/18/12	SJW	0002	Attention to Perez appeal issues (4); call with R. Donohue re same (2).	0.60
01/18/12	RJP	0002	Draft and revise objection to Mohawk standing motion (3); multiple	4.50
			confs. w/J. Bell re revisions to same (.1), (.1), (.2); draft and revise	
			Schultz Deci. (.5); corresp. w/Otterbourg re objection (.2); teleconfs.	
	2- - -		w/D. Cadet re TOA/TOC and cite checking (.2); draft email encl.	
	***		courtesy copy of filing to Mohawk (.1); communication to B. Kemp re	
01/18/12	evn	0000	filing (.1).	1.12
01/18/12	EYP JHB	0002 0002	Various calls and other efforts related to Mohawk standing motion.	1.50
01/10/12	JIII	0002	Review and email team regarding preferreds position regarding Mohawk (0.2); discuss same with M. Snyder from Wachtell (0.3); finalize	2.40
			Mohawk filing (0.3); discuss same with R. Presa (0.2); email R. Presa	
			regarding notification provision (0.2).	
01/18/12	DRC	0002	(1.6) Create Table of Authorities and coordinate with Word Processing	1.80
7000		~~~	to create Table of Contents; (0.2) Correspond with R. Presa re: same	1,00
01/19/12	GS	0002	Searched and processed electronic material and loaded into database for	4.60
			attorney review	17723
01/19/12	JFN	0002	Confer with A. Foley re hearing transcript and follow-up.	0.20
01/19/12	WLS	0002	Review case management order in connection with request from creditor	3,60
			(.2); research re creditor derivative standing (3.4).	
01/19/12	JHB	0002	Correspond with R. Presa and J. Newdeck re Swarts joinder to Mohawk	0.20
10 L FUS	سائد		objection.	15. 44. 51
01/19/12	JHB	0002	Review case management order and related correspondence (0.3);	0.50
			review correspondence regarding Perez appeal and counterstatement of	
01 0000		2000	issues (0.2).	si Smite
01/20/12	JLS	0002	Review and analyze correspondence and discovery requests from	0.70
			Mohawk (.4); Review and respond to correspondence regarding	
01/00/10	01.0	0000	Mohawk's requests (3).	0.20
01/20/12 01/20/12	SLS BRK	0002 0002	Communication to A. Preis regarding Mohawk standing motion (.2). Update case calendar.	0.20
01/20/12	GS	0002	Processed electronic material and loaded into database for attorney	2.20
FIEWITE	33	VVV4	roview	- T.S
01/20/12	JFN	0002	Research re standing issues (1.6) and various communications re same	2.30
w +1 m/w// tar		v M VA	cannam are a morrisor of sanger for al series constrain agreement and an appropriate	2/2/3

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 Filed 02/22/0122 ப**ட்ரர்ளுக் 02**/23/012316:00:41 Main Document TAR NETWORKS Pg 36 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 5 February 21, 2012

				William III
Date	Tkpr	<u>Task</u>		Hours
	*******		(.5); communications re committee note issues and follow-up (.2).	Name v
01/20/12	SJW	0002	Review correspondence from J. Newdeck re creditor standing research (.2); follow up research re same (.2).	0.40
01/20/12	SJW	0002	Conduct research with respect to derivative standing (.7);	2.10
10000	MEN.	****	communications with chambers re potential hearing dates (.11, .1);	110205
			internal communications re same (.2); research related to Swarts claim	
			issues (.9).	
01/20/12	SJW	0002	Call with working group, Blackstone and D. Brandon re post-	0.60
	4.5		confirmation issues (.6).	
01/20/12	RJP	0002	Review Mohawk discovery requests (.3).	0.30
01/20/12	JHB	0002	Conduct research regarding Swarts joinder to Mohawk objection (3.8);	5:30
			correspondence to J. Newdeck and S. Woodell re same (0.6); review	
	= 8		additional cases for oral argument prep (0.4); review discovery requests	
	į.		from Mohawk and correspondence re same (0.5).	
01/23/12	JLS	0002	Review and respond to correspondence regarding standing motion filed	1.40
			by Mohawk (.4); Phone call with counsel to Mohawk (.5); Confer with	
			Akin Gump attorneys regarding discovery requests (.5).	
01/23/12	JFN	0002	Call re Mohawk discovery (.5); emails re go-forward items (.7); status of	0.90
			Perez appeal (2).	
01/23/12	SJW	0002	Review Perez designation of record on appeal (.5); prepare counter-	1.90
			designation (1.4).	
01/23/12	EYP	0002	Various correspondence regarding Mohawk standing motion.	0.30
01/23/12	EYP	0002	Various calls (both internally and with Neiger) re Mohawk standing	1.00
			motion.	
01/23/12	JHB	0002	Discuss Mohawk document requests with financial restructuring team	0.60
			(0.5); email M. Gyure re same (0.1).	
01/23/12	JHB	0002	Review news article re Harbinger (0.2).	0.20
01/23/12	MAF	0002	Review recent filing.	0.10
01/24/12	JLS	0002	Confer with Akin Gump attorneys regarding appeal counter-	0.40
			designations.	
01/24/12	SLS	0002	Telephone call with working group regarding response to Perez appeal	1.50
			(.3); review draft designation of record (.7); communications to A. Preis	
	92		regarding same (.2); prepare for hearing on standing motion (.3).	
01/24/12	BRK	0002	Telephone conference with court reporting agency regarding pdf version	0.20
			of Aldo Perez transcript.	
01/24/12	BRK	0002	Update case calendar.	0.20
01/24/12	JFN	0002	Attention to counter-designation/Perez appeal (.2); emails re-same (.2);	1.00
	-		team call (.3).	
01/24/12	SJW	0002	Call with litigation team re Perez appeal (.3); extensive review of docket	6.60
			and filed documents in connection with Perez appeal (4.8); draft counter	
			designation of record on appeal (1.4); confer with J. Newdeck (.1).	1.42
01/24/12	RJP	0002	Teleconf. w/TSC team to discuss Perez appeal (.3); review materials	1.00
			submitted in appeal (.4); correspondence to S. Woodell re designations	
			(.2); review draft designations (.1).	JV 0-01
01/24/12	JHB	0002	Email J. Sorkin regarding Mohawk document requests (0.1).	0.10
01/24/12	JHB	0002	Attend call regarding Perez appeal (0.3); review Perez statement of	1,10
			issues on appeal and designations (0.5); review counter-designations and	
			statement of issues (0.3).	- 4
01/25/12	BRK	0002	Gather and mark exhibits to appellee's counter designation of items to be	1.50
			included in the record on appeal.	ما علايا ا
01/25/12	JFN	0002	Correspondence with A. Perez and follow-up.	0.20
01/25/12	DKB	0002	Update transcripts file.	0.30
)1/25/12	SJW	0002	Communications to S. Schultz and J. Newdeck re call with preferreds	6.30
			(.1, .1); draft motion to seal (6.1).	2 2 2
01/26/12	JLS	0002	Review and revise counter-designation for Perez appeal.	1.00
01/26/12	SJW	0002	Review and revise counter designation for filing (1.2); coordinate filing	1.60
			with paralegals (.2); coordinate service with GCG (.2).	

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Filed மிலி/ഉ2012**2 ப**ங்ரங்கை 02/ഉ5/02316**:00:41 Main Document Pg 37 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

7 Of 68 Page 6 February 21, 2012

	······			
Date	Tkpr	Task		Hours
01/26/12	JAS	0002	Communications to S. Woodell re TSC filings and copies for chambers (.1) (.1); prepare appellee counter designation for filing (.7); review	1.50
01/27/12	onw	0000	same (.2); file same with court electronic filing system (.4).	0.00
01/27/12	SJW	0002	Coordinate call with Blackstone.	0.20 0.30
	7	0002	Arrange for delivery of Swarts objection to chambers.	
01/30/12	SJW	0002	Call with Cliff Didaminzo (TSC stockholder) re T-3 filing.	0.10
01/30/12 01/05/12	EYP	0002	Call with preferrreds and related follow up.	0.10
and the second	SJW	0003	Draft supplemental declaration.	0.50
01/06/12	SJW	0003	Finish drafting supplemental declaration.	0.10
01/08/12	SJW	0003	Review and revise prebill with respect to proper task coding.	2.90
01/10/12	SJW	0003	Review and revise prebili with respect to task coding and privilege.	2.00
01/12/12	SJW	0003	Research UST guidelines with respect to compensation (.4); review and revise prebill with respect to task coding and privilege (.4).	0.40
01/18/12	SJW	0003	Review and revise prebill with respect to proper task coding (.9); draft monthly fee application (1.6).	2.50
01/18/12	JAS	0003	Pull TSC pre-bill and deliver to S. Schultz (2).	0.20
01/19/12	SLS	0003	Review monthly fee statement.	0.50
01/19/12	SJW	0003	Draft monthly fee statement.	2.10
01/20/12	SJW	0003	Follow up work re monthly fee statement (.4) and exhibits thereto (.4);	1.40
			review and revise per comments of S. Schultz (.6).	
01/03/12	SJW	0004	Review Blackstone fee statement.	0.30
01/12/12	SLS	0004	Review Blackstone monthly fee statement (.3); communications with S.	0.50
	•		Woodell (.1) and to A. Preis (.1) regarding payment of Weil invoices.	
01/12/12	SJW	0004	Review Weil invoices (1.6); email with S. Schultz regarding same (.1).	1.70
01/12/12	LZ	0004	Emails w/Company re: professional's fees (.1); emails to A. Preis re:	0.20
			same (.1).	
01/17/12	LZ	0004	Emails (.1) and call (.1) w/Company re: payment of professional fees; communication to S. Woodell re: same (.1).	0.30
01/20/12	SJW	0004	Review Deloitte fee statement (.4).	0.40
01/23/12	SJW	0004	Review Deloitte monthly fee statement draft.	0.30
01/26/12	DKB	0004	Communication to S. Woodell re filing of Deloitte fee statement (.1); Prepare document to be efiled (.2); Effect the above (.2); Confer with	0.60
nimerra	DA VIII I		attorney re status (.1).	125.8745
01/26/12	SJW	0004	Review Weil invoices with respect to exit facility.	1.10
01/03/12	SLS	0008	Review draft agenda letter (.2).	0.20
01/04/12	BRK	0008	Revise Agenda Letter.	0.60
01/05/12	BRK	0008	Preparation of materials for hearing.	4.30
01/05/12	JAS	8000	Communication to B. Kemp re delivery of Terrestar Corp. materials to court for 1/10/2012 hearing.	0.10
01/06/12	JAS	8000	File agenda for 1/10/2012 hearing with the court ECF system (.3); revise hearing files for 1/10/2012 hearing (.8); arrange delivery of hearing files to U.S. Bankruptcy court (.4).	1.50
01/09/12	MAG	8000	Assist Lit team with hearing preparation including preparing binder of exhibits and deposition transcript.	4.00
01/09/12	JAS	0008	Confer with office services re retrieval of hearing files (.1); confirm	5.80
	Ş		hearing development with S. Woodell (.1); pull disclosure statement (clean and redline) and related exhibits (.2); prepare file of same for 1/11/2012 hearing (1.1); review note term sheet (.6); revise note term sheet for 1/10/2012 hearing (.3); preparation for 1/12/2012 hearing files (3.4).	
01/13/12	JAS:	0008	Pull second amended plan, disclosure statement, notices there of, and related documents (.3); arrange for delivery of same to the U.S. Bankruptcy court (.3); draft cover letter to Judge Lane re plan and disclosure statement (.3).	0.90
01/18/12	JAS	8000	Pull disclosure statement and related documents (2); arrange delivery of documents to U.S. Bankruptcy courthouse (2).	0.40
01/20/12	BRK	0008	Draft January 25 hearing agenda.	1.00

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 Filedu (22/22/0122 In**Entere**d 02/27//012316:00:41 Main Document Pg 38 of 68 Exhibit B -

TERRESTAR NETWORKS Invoice Number: 1409086

Page 7 Pebruary 21, 2012

***************************************	<del>!!!!</del>			
<u>Date</u>	Tkpr	Task		Hours
01/20/12	BRK	8000	Preparation of binders for January 25 hearing.	3.80
01/23/12	BRK	8000	Revise hearing agenda and file same with court.	1.40
01/23/12	BRK	8000	Prepare authorities binder and index and additional document preparation for hearing.	2.30
01/23/12	BRK	8000	Coordinate with courtcall regarding telephonic appearance of S. Schultz for January 25 hearing.	0.20
01/23/12	DKB	0008	Communications to B. Kemp re preparation for hearing (.2); Review and	1.20
01/20112	DKB	9000	revise hearing notebooks (.5); Prepare notebooks to be sent to court (.2); emails re above (.2); correspondence to S. Woodell re status (.1).	i pico
01/23/12	SJW	8000	Supervise preparation of hearing materials (.3); communication to B.	1.00
01/20,12	<b>4</b>	0000	Kemp re same (.1); revise agenda letter and related materials including	1.00
01/06/10	OI C	0000	binders for court (.6).	0.70
01/25/12	SLS	8000	Participate in omnibus hearing telephonically (.7).	0.70
01/25/12	JFN	8000	Correspondence re Jefferies hearing and filed order.	0.20
01/20/12	SJW	0009	Review and revise monthly operating report.	1.20
01/23/12	BRK	0009	File December 2011 Monthly Operating Report.	0.60
01/03/12	JFN	0010	Review DIP order to answer client inquiry and email re same.	0.30
12/18/11	JFN	0012	Communications re Jefferies objection (.1); communications re Swarts objection (.2).	0.30
01/02/12	JFN	0012	Emails re filed POC analysis.	0.10
01/03/12	SLS	0012	Review proposed changes to Jefferies stipulation (.2); analysis of Houlihan claim (.2).	0.40
01/03/12	JFN	0012	Email D. Brandon re claim call and follow-up (.2); emails re Jefferies	5.10
			comments to stipulation (2); review comments and email re same (3);	
			research re Van Vlissingen POC (1.4); review comments to Jefferies	
			9019 pleading (.3, 3); communications to A. Preis (2, .1); revise	
			stipulation and motion (.7, .5, .6); emails re same (.3).	
01/03/12	MAG	0012	Prepare materials for CJ Brown Deposition Prep session per R. Donohue	6.00
*************		VV.14	and R. Presa (5.0) Create binder of all cases cited in Joint Objection per	0.00
	ž,		R. Presa (1.0)	
01/03/12	CŤ	0012	Prepare case documents for attorney review (1.8); confere with R. Presa	2.20
		20.200	regarding same (.4).	2-w 1
01/03/12	RT	0012	Call with R. Donohue (.1); Reviewed directors and officers associated	0.50
9.6.000		1	with TSC and TSN (.4) all in connection with EB claim.	
01/03/12	SJW	0012	Draft omnibus claims objection (.8); research in connection with Van	2.70
01/02/15	1757h	0010	Vlissingen claim (1.9).	1 78
01/03/12	EYP	0012	Efforts re revising and reviewing Jefferies settlement docs.	1.50
01/03/12	EYP	0012	Efforts related to deposition and discovery.	1.00
01/03/12	MAF	0012	Cite-check Jefferies' Stipulation	1.00
01/03/12	RS	0012	Search E-Discovery database for production version of specific document, as per R. Presa's request (.1); Assist M. Gyure with field	0.20
	24.9	2.1	searches within database (.1).	
01/04/12	SLS	0012	Review preferreds draft reply to Elektrobit response to claim objection	0.60
	92.22901		(.4); communications with Akin working group regarding same (.2).	74. AL
01/04/12	JFN	0012	Emails re Jefferies 9019 status and comments (.4); review comments	4.00
			(.3); communications to A. Preis re same (.3); review notice (.1, .1);	
			emails re filing (.2); revise stipulation and motion (.7, .5); review (.3, .3);	
	ort.		finalize for filing (.8).	028 / 60
01/04/12	JFN	0012	Emails re Jefferies 9019 status and comments (.4); review comments	4.00
	88		(.3); communications to A. Preis re same (.3); review notice (.1, .1);	
			emails re filing (2); revise stipulation and motion (.7, .5); review (.3, .3);	
			finalize for filing (.8).	
01/04/12	JFN	0012	Review Van Vlissingen lease and rejection note (.5); call with company	1.80
	2	1.00%	re same (.5); review research and email (.5); follow-up emails re same	***************************************
	ē		(.3).	
01/04/12	MAG	0012	Prepare materials for CJ Brown's deposition prep.	5.00
01/04/12	CT	0012	Prepare case documents for attorney review.	3.70
01/07/12	¥ 1	VV 12	t tobite econdomismo to atomel, reason.	~1.4

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 02/22/022 Introtected 02/28/02316:00:41 Main Document Pg 39 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 8 February 21, 2012

	<del></del>			
Date	Tkpr	Task		Hours
01/04/12	RJD	0012	Numerous internal correspondence regarding Elektrobit claim (.20, .20, .10, .10); several internal teleconferences regarding same (.10, .20, .30); Correspondence with counsel for preferred shareholders regarding same	1.50
			(.30).	
01/04/12	SJW	0012	Assist with finalizing and coordinating service of Jefferies 9019 motions.	1.10
01/04/12	RJP	0012	Review Preferreds' draft reply to EB claim objection opposition (1); communications to A. Preis re same; teleconf. w/R. Donohue re Debtors' reply (.3); numerous corresp. and conf. w/R. Mullen re; factual questions and service (.2), (.1), (.2)	2.10
01/04/12	EYP	0012	Various efforts finalizing Jefferies settlement documents.	3.00
01/04/12	JHB	0012	Review draft reply re: Elektrobit claim objection (0.7); discuss same with R. Donohue (0.2); review chart of responses to claim objection arguments (1.0).	1.90
01/04/12	MAF	0012	Review Jefferies Stipulation (.5, .9); prepare for and file same (1.1, 3.9).	6.40
01/05/12	SLS	0012	Telephone call with working group regarding Elektrobit claim objection (.2); participate in call with Van Vlissingers counsel and Akin working group regarding claim (.3); follow-up communications with J. Newdeck regarding same (.1); communications with Akin working group regarding reply to Elektrobit claim objection (.1) (.1) (.1); draft insert for	1.30
01/05/12	BRK	0012	same (.2); review draft reply (.2).	2 22
01/05/12	JFN	0012	File reply joinder to Elektrobit objection.  Review Van Vlissingen documents (.8); review SOFA in connection	0.70 4.70
			with same (.4); internal call re Van Vlissingen (.3); call with Posner and working group regarding same (.4); follow-up analysis and draft open issues (.8); email S. Schultz (.1); follow-up with Posner (.2); confer with J. Bain (.3) and follow-up (.3); emails re solicitation issues (.2); draft DS insert re Jefferies settlement (.3, .2); revise same (.2); correspondence re Jefferies settlement (.2).	4.70
01/05/12	JFN	0012	Emails re EB deposition (.1); correspondence re EB claim objection (.2); internal call re scheduling order (.3).	0.60
01/05/12	MAG	0012	Prepare additional Blackstone email binders for CJ Brown and shadow counsel. (3.8); confer with R. Presa regarding same (.2); Prepare review binders per J. Sorkin for Blackstone prep meeting (2.0)	6.00
01/05/12	RJD	0012	Internal correspondence regarding Elektrobit claim (.30, .20, .10); internal conferences regarding same (.10, .20, .30); Correspondence with counsel for preferred shareholders regarding same (.30); Review and	2.60
01/05/12	wits	0012	revise draft reply to claim objection briefing (1.10).  Call with D. Posner and working group re VanVlissingen claim (.4); review follow up correspondence from J. Newdeck re same (.2); draft email to counsel re Elektrobit claim (.3); internal call with TSC team re Elektrobit claim (.2); follow up work (.3).	1.40
01/05/12	RJP	0012	Extensive correspondence with Akin attys re: Debtors' reply to Elektrobit claim objection opposition (.7); draft and revise Debtors' reply	2.90
01/05/12	EYP	0012	(2); corresp. to counsel for Elektrobit and Preferreds re same (.2).  Efforts re pleading on Elektrobit,	2.00
1/05/12	JHB	0012	Review e-mail correspondence regarding reply in support of objection to Elektrobit claim (0,3); review and comment on reply in support of	0.70
1/05/12	JAB	0012	objection to Elektrobit claim (0.4).  Call with Joanna Newdeck regarding retroactive lease damage claims under Knightsbridge lease agreement (.3).	0.30
1/05/12	RS	0012	Load documents to be produced onto E-Discovery Ringtall database (A).  Apply next production number, upload production version of document	0.80
1/06/12	JLS	0012	onto Ringtail, and create PDF version, as per R. Presa's request (.4).  Phone call with counsel regarding hearing on Elektrobit claim objection	0.20
1/06/12	SLS	0012	(.2). Telephone call with J. Swarts regarding status of claim objection (.2).	0.20

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 Filed 032/22/0122 பு**ங்ரர்ளு**ச் 02/23/012316:00:41 Main Document Pg 40 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 40 of 68 Page 9
February 21, 2012

		400		
<u>Date</u> 01/06/12	Tkpr	Task	Parisan and the control of the contr	<u>Hours</u> 2.20
01/06/12	CT RJD	0012 0012	Prepare case documents for attorney review.  Internal correspondence regarding Elektrobit claim (.10, .20, .10, .30);	1.40
01/00/12	IGD.	0012	internal conferences regarding same (.20, .20, .30).	1.10
01/06/12	EYP	0012	Attendance at CJ Brown deposition (including pre-meeting and post-meeting follow up).	8.00
01/07/12	JLS	0012	Review and respond to correspondence regarding Elektrobit claim (4).	0.40
01/09/12	ISD	0012	Analysis of Swarts issues and resolution (.6); communications to A. Preis re: same (.4).	1.00
01/09/12	CT	0012	Prepare case documents for attorney review.	2.30
01/09/12	RJD	0012	Manage and coordinate document collection and review efforts in connection with Elektrobit claim objection discovery (1.30); Review and analyze documents in connection with Elektrobit claim objection discovery (1.10); internal teleconferences regarding same (.20, .20, .20); internal correspondence regarding same (.10, .10, .20, .20).	3.60
01/09/12	RJP	0012	Meet w/R. Donohue and J. Bell to discuss Elektrobit claim objection discovery (1.5).	1.50
01/09/12	DRC	0012	Confer with M. Gyure re: Case files in connection with Elektrobit production.	0.10
01/10/12	л.s ÷	0012	Meet with Akin Gump attorneys regarding claim status and tasks (1.0); Review and edit case management order (.3); Work on discovery issues (.5); Review and edit draft correspondence regarding discovery issues (.2).	2.00
01/10/12	JFN	0012	Emails Swarts re claim objection hearing date and review notes.	0.20
01/10/12	MAG	0012	Meeting re: discovery schedule for Elektrobit claim (1.0).	1.00
01/10/12	CT	0012	Prepare case documents for attorney review.	2.80
01/10/12	RJD	0012	Manage and coordinate document collection and review efforts in connection with Elektrobit claim objection discovery (2.80); internal teleconferences regarding same (.20, .20, .30); internal correspondence regarding same (.10, .20, .30); Review and analyze draft case management order (.80); Internal correspondence regarding same (.40); Teleconference with counsel for preferred shareholders regarding same (.30).	5,70
01/10/12	RJD	0012	Internal correspondence regarding Elektrobit claim (.10, .20, .20, .20).	0.70
01/10/12	RJP	0012	Meet w/Akin lit. team to discuss Elektrobit claim discovery and case management order (1).	1.00
01/11/12	JLS	0012	Review and respond to correspondence from client regarding case status (.2); Work on correspondence to Elektrobit's counsel regarding privileged documents (.4); Work on proposed case management order (.5); Review and respond to correspondence regarding discovery issues (.5).	1.60
01/11/12	JFN	0012	Emails re Van Vlissingen claim (.1); review documents and case law (.7); call with J. Bain and S. Woodell re same (.4); follow-up with S. Woodell (.2).	1,40
01/11/12	RJC	0012	Team meeting regarding database issues and pending document review regarding Elektrobit.	2.10
01/11/12	MAG	0012	Meeting with E-Discovery re: searching in TSC Ringtail database (2.0)	2.00
01/11/12	CŤ	0012	Meeting with Team members (2.0) and search tutorial with all Attorneys (.5).	2.50
01/11/12	RJD	0012	Manage and coordinate document collection and review efforts in connection with Elektrobit claim objection discovery (2.10); internal teleconferences regarding same (.10, .20, .20); internal correspondence regarding same (.10, .20, .20; .30); Correspondence with client regarding same (.40).	3.80
01/11/12	SJW	0012	Participate in call with J. Bain and J. Newdeck re VanVlissingen claim (.4); follow up with J. Newdeck (.2).	0.60
01/11/12	RJP	0012	Teleconf. w/R. Donohue re Elektrobit claim (.5); review emails regarding responses to Elektrobit discovery requests (.4).	0.90

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Filed இ2/2012** In**Enter**ed **P2/20/12 36**:00:41 Main Document Pg 41 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 10 February 21, 2012

<del>-</del>		***************************************		
Date	Tkpr	<u>Task</u>		<u>Hours</u>
01/11/12	RJP	0012	Meet w/Akin e-Discovery team and lit. attys to discuss Elektrobit discovery (2); teleconf. w/R. Donohue re same (.1)	2.10
01/11/12	JHB	0012	Attend meeting with litigation team and e-discovery regarding	2.40
	3		organization and searchability of all TSC documents, and upcoming	
	(i)		document productions (2.0); edit privilege log (0.2); communication	
			regarding same to J. Sorkin (0.1); draft email to A. Preis and S. Schultz re: same (0.1).	
01/11/12	JAB	0012	Review and analysis of landlord itemized claims regarding space repairs	0.90
			claimed against bankruptcy estate in connection with Knightsbridge	
			Parkway lease (.5); call with Joanna Newdeck and Sarah Woodell	
A. /A.	** **		regarding same (.4).	
01/12/12	JLS	0012	Review correspondence regarding revised case management order (2);	2.80
			Review and analyze documents in connection with Elektrobit claim (.4);	
			Prepare for and participate in phone call with debtors' advisors	
			regarding Elektrobit claim (.7); Review documents in connection appeal (.2); Review and respond to correspondence regarding discovery issues	
			(.5); Work on discovery issues (.8).	
01/12/12	SLS	0012	Prepare for (.3) and participate in Akin/Blackstone working group call	1.00
			regarding EB claim (.7).	
01/12/12	ISD	0012	Update on EB claim litigation (.3); Analysis of Swarts issues and	0.80
010000		العالما	resolution (.5).	
01/12/12 01/12/12	CT RJD	0012	Prepare case documents for attorney review.	3.10
V1/12/12	KJD	0012	Manage and coordinate document collection and review efforts in	3.70
			connection with Elektrobit claim objection discovery (1.80); internal teleconferences regarding same (.20, .20, .30); internal correspondence	
			regarding same (.10, .20, .30; .30); Correspondence with client regarding	
			same (.30).	
01/12/12	RJP	0012	Review emails from vendor re email searches in connection w/Elektrobit	0.70
	•		claims objection discovery (.3); teleconf. w/R. Donohue re same (.2);	
1.7.1.1.4.	السلاسية		review internal email re same (.2).	
01/12/12	EYP	0012	Various efforts and calls regarding potential settlement efforts regarding EB.	2.00
01/13/12	JLS	0012	Review and respond to correspondence regarding discovery issues (.4);	1.20
		*****	Review and edit proposed case management order (.5); Attend to	1.20
			discovery issues (.3).	
01/13/12	SLS	0012	Review Elektrobit revisions to scheduling order (.4); communications	0.80
سندسند داس	A.G.		with working group regarding resolution of Elektrobit claim (.4)	
01/13/12	JFN	0012	Correspondence re review of Van Vlissingen claim (.3); review	0.60
01/13/12	СТ	00.10	documents re same (.3).	0.00
01/13/12	RJD	0012 0012	Prepare case documents for attorney review.  Manage and coordinate document collection and review efforts in	2.30
01/13/12	KUD	9012	connection with Elektrobit claim objection discovery (1.50); Review and	5.90
			analyze documents in connection with Elektrobit claim objection	
			discovery (1.70); internal teleconferences regarding same (.10, .20, .30);	
			internal correspondence regarding same (.10, .20, .20, .30); Review and	
			analyze draft case management order (.40); Internal correspondence	
			regarding same (.40); Teleconference with counsel for preferred	
سيدافيد واس		74 a 289	shareholders regarding same (.50).	11.74
01/13/12	SJW	0012	Review correspondence re VanVlissingen claim and Elektrobit claim issues.	0.30
01/13/12	EYP	0012	Review Elektrobit claim case management order draft.	0.30
01/13/12	EYP	0012	Draft potential settlement items regarding EB.	1.50
01/15/12	RJD	0012	Manage and coordinate document collection and review efforts in	1.60
	3		connection with Elektrobit claim objection discovery (.80); Internal	
	(1)		correspondence regarding same (.20, .30); Correspondence with client	
11/11/11	1175.1	0010	regarding same (.30).	0.46
01/16/12	JFN	0012	Review claims register (.2); emails re same (.2).	0.40

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 ក្រឹម្មាំ ១៩/2½៧12 Inਓntered 92/21/13 36:00:41 Main Document Pg 42 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 11 February 21, 2012

**************************************	******************************			
Date	Tkpr	Task		Hours
01/17/12	JLS	0012	Review and respond to correspondence regarding case management order (.8); Review and respond to correspondence regarding discovery	1.70
01/17/12	СТ	0010	issues (.4); Work on discovery issues (.5).	2.46
01/17/12	RJD	0012 0012	Prepare case documents for attorney review.	2,40 5.60
V <sub>4</sub> 111112		OULZ	Manage and coordinate document collection and review efforts in connection with Elektrobit claim objection discovery (1.90); Review and analyze documents in connection with Elektrobit claim objection discovery (1.30); internal teleconferences regarding same (.10, .20, .20); internal correspondence regarding same (.10, .10, .20, .30); Review and	3.00
			analyze draft case management order (.60); Internal correspondence regarding same (.30); Teleconference with counsel for preferred	
01/17/12	RJP	0010	shareholders regarding same (.30).	A 40
01/17/12	JG	0012 0012	Review corresp. re Elektrobit discovery (4).	0.40
01/18/12	JLS	0012	Case pull from brief & uploading of documents (on-call assignment).	2.00
U1/16/12	1170	0012	Review and respond to correspondence regarding Elektrobit case management order (.3); Prepare for and meet with Akin Gump attorneys regarding case status and strategy (.8); Review analysis of Elektrobit claim and settlement issues (.6).	1.70
01/18/12	JFN	0012	Swarts email re claim and follow-up (.2); review claim issues (.5); review claim issues (.5).	1.20
01/18/12	CT	0012	Prepare case documents for attorney review.	4.30
01/18/12	RJD	0012	Manage and coordinate document collection and review efforts in	4.20
			connection with Elektrobit claim objection discovery (1.10); internal teleconferences regarding same (.10, .20, .30); internal correspondence regarding same (.10, .10, .20, .30); Conference with litigation team regarding same (.80); Review and analyze draft case management order (.40); Internal correspondence regarding same (.30); Teleconference with counsel for preferred shareholders regarding same (.30).	
01/18/12	RT	0012	Communications with R. Donohue re Elektrobit claim objection (.7); Reviewed correspondence re Elektrobit claim objection (.5); Reviewed drafts of case management order re Elektrobit claim objection (.3); Reviewed protective order (.2); Reviewed document requests re Elektrobit claim objection (.6); Reviewed briefing re Elektrobit claim objection (1.8).	4.10
1/18/12	RJP	0012	Review corresp. re Elektrobit claim discovery (.1); team meeting to discuss Elektrobit claim discovery and litigation issues (.8); follow-up call w/R. Donohue (.1).	1.00
1/18/12	JHB	0012	Attend litigation team meeting (0.8); review responses and objections to Elektrobit discovery (0.4).	1.20
)1/19/12	JLS	0012	Review analysis regarding claim objection (.5); Prepare for and participate in phone call with debtors' advisors regarding claim objection analysis (.5); Revise analysis (.5); Review and respond to correspondence regarding case and discovery issues (.7).	2.20
01/19/12	JFN	0012	Emails re EB claim (.1) review Swarts email and follow-up (.2, .2); email re Swarts (.2, .1) research re claims issues (2.5, 3.0); comments re same (.2); emails re Swarts claim (.3); follow-up (.2).	7.00
1/19/12	CT	0012	Prepare case documents for attorney review (4.5); communication with R. Presa regarding same (.2).	4.70
1/19/12	RJD	0012	Manage and coordinate document collection and review efforts in connection with Elektrobit claim objection discovery (1.90); internal teleconferences regarding same (.10, .20, .20); internal correspondence regarding same (.10, .20, .30); Review and analyze draft case management order (.40); Internal correspondence regarding same (.30); Teleconference with counsel for preferred shareholders regarding same	4.00
1/19/12	RT	0012	(.30).  Reviewed document requests re Elektrobit claim objection (.3);  Reviewed related filings re Elektrobit claim objection (2.1); Managed	5.90

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 02/22/12 In a feed 72/21/12 36:00:41 Main Document Pg 43 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 12 February 21, 2012

troup and Blackstone re coing group and Blackstone re coing group and Blackstone re coing group and C. Torres (,2) re coing ex email corresp. re same (,2).  2.2 cotential EB settlement. 1.0 ns to Elektrobit document pondences with R. Donohue production to Elektrobit (0.5);
roup and Blackstone re cing group and Blackstone re lell (.1); and C. Torres (.2) re sew email corresp. re same (.2).  2.2  2.2  2.3  2.4  2.5  2.5  2.7  2.7  2.8  2.8  2.9  2.9  2.9  2.9  2.9  2.9
ell (.1); and C. Torres (.2) re 1.9 ew email corresp. re same (.2).  cotential EB settlement. 1.0 ens to Elektrobit document pondences with R. Donohue
ew email corresp. re same (.2).  2.2  potential EB settlement.  1.0  1.0  2.7  pondences with R. Donohue
ew email corresp. re same (.2).  2.2  potential EB settlement.  1.0  1.0  2.7  pondences with R. Donohue
ootential EB settlement. 1.0 ns to Elektrobit document 0.7 pondences with R. Donohue
ns to Elektrobit document 0.7 pondences with R. Donohue
pondences with R. Donohue
lement (0.1).
r (.3); Review and respond to nt order (.4); Finalize and w and respond to cript (.2); Review deposition
to claim (1.0). Its claim (.1); communication 1.8 Its choice call with Akin team and review Swarts claim objection
1.4
w Swarts objection (.2); call 4.79 rts and follow-up (1.0); undersce with litigation (.3);
its (2.6).
w: 4.2
objection to Swarts claim (,4); 1.60 Newdeck re Swarts POC (.2).
bjection (.1); review corresp.  //ew comments to Swarts  overy (.2); plan and  requests (.5); communications
(0.6); communication with R. 1.40 counsel re same (0.2); bjection (0.4).
munication with Akin 0.70 one call with R. Presa
rts objection (1.3); emails re 2.40 tion (.2, .2); emails re same (low-up (.2).
working group re objection to 0.60
3); teleconf. w/S. Schultz re 2.80 ons (.1); (.2)
2.80
7 14.
warts objection. 0.50
0.30
; corresp. to J. Newdeck re 2.40 e (.1).
m (.8); Confer with Akin 1.20
gy (.4).

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **9்ச்செய்வி/22/012** In&oteæd **P2/21/11/ 36**:00:41 Main Document Pg 44 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 13 February 21, 2012

Date	Tkpr	Task		Hours
01/23/12	SLS	0012	Review and edit Swarts claim objection	0.80
01/23/12		0012	Emails re Swarts objection (2); emails re Jefferies hearing (.1);	1.50
		VV 12	communications re Van Vlissinger POC (.2); review emails re same (.2);	7.50
			follow-up re Swarts objection and review revised draft (.3).	
01/23/12	CT	0012	Prepare case documents for attorney review.	4.40
01/23/12	RT	0012	Reviewed documents and agreements between TSC or TSN and	4.70
			Elektrobit re Elektrobit claim objection (2.5), Managed document	
	÷		review with E-Discovery and team re Elektrobit claim objection (1.8);	
			correspondence with J. Bell regarding same (.4).	
01/23/12	SJW	0012	Review correspondence from A. Preis re Swarts objection (.1); review	2.90
		*****	and revise Swarts objection (.7); research in connection with	2.70
			VanVlissingen claim (2.1).	
01/23/12	RJP	0012	Draft and revise Swarts claim objection (.8); communication to J. Sorkin	7.10
			re same (.1); corresp. to M. Gyure and P. Camhi re cite checking (.2);	2119
			communications to C. Torres re Elektrobit disc. (.3); corresp. to C.	
			Torres re same (.3); communications w/J. Bell re same (.2); review	
			corresp. re discovery (.2); meet w/J. Bell to discuss doc. Elektrobit doc.	
			review protocol (.2); meet w/lit. team to discuss same (.3); follow-up	
			corresp. and conf. w/J. Bell and R. Tizravesh (.5); draft and revise	
			Elektrobit doc. review memo (4).	
01/23/12	RJP	0012	Draft and revise objection to Swarts claim (.5).	0.50
01/23/12	JHB	0012	Multiple telephone conferences with R. Presa re Elektrobit discovery	3.60
			(0.2); pre-meeting with R. Presa regarding Elektrobit document review	2.00
			(0.2); multiple emails with first-level reviewers (0.5); confer with	
			litigation team regarding Elektrobit document review (0.3); correspond	
			with R. Tizravesh and R. Presa re same (0.5); draft email summary to J.	
			Sorkin regarding Elektrobit document review (0.4); multiple	
			correspondence and conference re document review staffing with K.	
No. and Review			Giltenan (0.3); review Swarts claim objection (1.2).	
01/23/12	PJC	0012	Cite checked TSC-Swarts objection and created Table of Authorities and	4.40
14.1.1.1.1	anii a		Table of Contents.	
01/24/12	JLS	0012	Review and respond to correspondence regarding discovery (.3);	1.80
			Analyze issues regarding discovery (.6); Review and respond to	
			correspondence regarding claim objection and draft reply in support of	
A		2	claim (.9).	
01/24/12	SLS	0012	Communications with team regarding distribution of Swarts claim	1.10
			objection (.1); review Swarts declaration (.8); communication to A. Preis	
il an all	ببشب	A 4. (8)	and J. Sorkin regarding same (.1)	
01/24/12	JFN	0012	Communications re Swarts objection (.4); review revised draft (.2, .3);	2.40
			communication re same to S. Woodell (.1) and A. Blaylock (.1); review	
			research re Van Vlissingen (1.0); follow-up with S. Woodell (.1); emails	
A = (A + ( ) A	is a world	****	to R. Presa re Swarts (.2).	0.00
01/24/12	MAG	0012	Input conflict information re: Elektrobit Claim Objection document	4.00
0184410	CONT.	44.4	review (2.0)	100
01/24/12	CT	0012	Prepare case documents for attorney review.	3.60
01/24/12	RT	0012	Managed document review with E-Discovery and team re Elektrobit	1.20
			claim objection (.8); communications with J. Bell and R. Presa regarding	
01/04/19	omi	0010	protocol (.4).	1 70
01/24/12	21 M	0012	Review and revise Swarts claim objection (.6); review Swarts	1,70
			declaration in detail (1.0), correspondence with J. Newdeck regarding	
01/24/12	RJP	0012	Van Vlissingen (.1).	5.30
U1/24/12	DWI	0012	Draft and revise doc. review memo for Elektrobit claim objection doc.	3,30
			review (3.1); corresp. w/reviewers re doc. review (.3); communications	
			w/J. Bell and R. Tizravesh re doc. review protocol (4); draft and revise	
			notice of hearing for Swarts claim objection (.5); draft and revise Swarts claim objection (.5); corresp. to S. Woodell and J. Newdeck re same (.3);	
			corresp. to C. Torres re documents (.2).	
			vortespo to Contra re documents (.2).	

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Filed 92/2012** In**Enter**ed **P2/21/13 36**:00:41 Main Document Pg 45 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 14 February 21, 2012

Date	<u>Tkpr</u>	<u>Task</u>		Hours
01/24/12	JHB	0012	Multiple conferences and correspondence with R. Presa regarding document review and production to Elektrobit (0.2); multiple emails with document reviewers (0.5); email to J. Sorkin regarding Elektrobit	3.40
			document review (0.2); review and comment on tag palette for document review (0.3); review and revise document review memorandum (2.0); correspond with R. Presa and R. Tizravesh re same (0.2).	
01/24/12	RS	0012	Search document set for specific terms, as per C. Torres' request, to confirm results prior to providing numbers and documents for review to attorneys.	0.60
01/25/12	JLS	0012	Review and respond to correspondence regarding Elektrobit case management order.	0.30
01/25/12	JLS	0012	Review and respond to correspondence regarding discovery issues in connection with claim objection (.5); Review and respond to correspondence regarding draft claim objection (.3); Confer with Akin Gump attorneys regarding Swarts claim objection (.4).	1.20
01/25/12	SLS	0012	Communication to A. Preis regarding Swarts declaration (.1); draft communication to J. Swarts regarding same (.4); communications to A. Preis regarding same (.1) (.1) (.2); further review of Swarts declaration (1.0)	1.90
01/25/12	ISD	0012	Update on EB claim litigation (.8); Analysis of Swarts issues and resolution (.9).	1.70
01/25/12	AB	0012	Conference call to discuss review of documents (0.5); Review documents in response to Elektrobit claim objection discovery requests (10).	10.50
01/25/12	JFN	0012	Correspondence with J. Bain re Van Vlissingen claim (,2); review documents/open issues/case law (1.2); call with J. Bain re same (1.0).	2,40
01/25/12	EMS	0012	Review document review protocol and requests for production (.4) and participate in conference call in preparation for reviewing documents for responsiveness to Elektrobit claim objection discovery requests (.5).	0.90
01/25/12	JLD	0012	Meeting and preliminary review of materials (.5). Commence reviewing documents in connection with Elektrobit production (1.8).	2.30
01/25/12	MAG	0012	Set up for contract attorneys re: Elektrobit document review (2.0) Create binder per R. Presa re: Elektrobit document review (1.0) call with reviewers re: document review protocol (.50) Create calendar of Elektrobit Case Management Order (.50)	4.00
01/25/12	MAG	0012	Create binder of all Elektrobit briefing and distribute to document review team (3.0)	3.00
01/25/12	CT	0012	Prepare case documents for attorney review.	3.40
01/25/12	JBB	0012	Review document review memo ahead of call (.4); teleconference with document review team regarding guidelines for document review (.5); review and analyze documents for responsiveness and privilege for the Elektrobit claim objection (2.3).	3.20
01/25/12	LBH	0012	Review relevant background information and requests for production (.4); telephone call with document review team regarding background information and format for document review (.5); review documents for responsiveness to Elektrobit claim objection discovery requests (.5).	5.90
01/25/12	ARC	0012	Call with litigation team regarding Terrester document review assignment (.5); review memo and related documents outlining review parameters (.3); Review docs. for responsiveness to Elektrobit claim objection discovery requests (1.7).	2.50
01/25/12	RT	0012	Managed document review with E-Discovery and team re Elektrobit claim objection (1.2); Reviewed documents (1.8); Meeting with litigation team re document review process (1)	4.00
01/25/12	DSW	0012	Call with TSC Elektrobit claim objection document review team (.5); Review document review memo, TerreStar organizational chart, a copy of the contractual guarantee, and document requests to which we are responding (.5); Review documents for responsiveness to Elektrobit	6.70

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 22/2012 In Entered 92/21/12/36:00:41 Main Document Pg 46 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 15 February 21, 2012

0.20
0.20
0.30
0,40
5.40
xol I
ent
VIII.
2.30
ns 4.00
Ä.
n. s to
Ř.
172
ξ.
la 44.
2.40
6.90
aim
1.40
e
1's 0.20
, 5 <u>9,2</u> 0
); 1.00
700
y 11.00
0.50
0.50
0.20
),
0.50
y 2,60
5.00
2.40
3.40 5,70

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Tiled இ2/2/012** In**Entered P2/21/12 36**:00:41 Main Document Pg 47 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 16 February 21, 2012

Date	Tkpr	<u>Task</u>		Hours
	3		response to Elektrobit discovery and claim objection (5.7):	8 10 112
01/26/12	LBH	0012	Review relevant background information and requests for	4.50
			production(.3); review documents for responsiveness to Elektrobit claim	
01/26/12	AJK	0012	objection discovery requests (4.2).  Review memo and attachments from R. Presa (.5); review documents for	4.70
01140114	4 804 8	0012	responsiveness and privilege (4.2).	7.70
01/26/12	ARC	0012	Review documents for responsiveness to Elektrobit claim objection	2.80
	1		discovery requests.	100000000000000000000000000000000000000
01/26/12	KDW	0012	Review filings and document review memo (.3); attend teleconference	2.80
01-02/10	<b>73.00</b>		regarding same (.5); review documents for document production (2.0).	\$0.10T
01/26/12	RT	0012	Second level reviewed docs (3); Managed document review with E-	4.10
01/26/12	DSW	0012	Discovery and team re Elektrobit claim objection (1.1) Review documents for responsiveness to Elektrobit claim objection	5.60
V 11 201 1 20	DO W	0012	discovery requests.	3.00
01/26/12	SJW	0012	Coordinate filing and service of Swarts objection (3).	0.30
01/26/12	SJW	0012	Communication to S. Schultz re response to Swarts declaration (2);	0.50
alanını			research re Van Vlissingen claim (.3).	
01/26/12	RJP	0012	Respond to several questions from doc. reviewers in connection	3.70
			w/Elektrobit disc. requests (1) and manage and coordinate review (.5);	
			communications to C. Torres re same (.3); second-level review TerreStar	
			docs. for responsiveness to Elektrobit requests (1); finalize and file Swarts claim objection (.7); corresp. and conf. re Swarts objection with	
			T. Southwell (.2).	
01/26/12	EYP	0012	Discussions regarding Swarts objection.	0.50
01/26/12	JHB	0012	Communication to R. Presa and R. Tizravesh regarding privilege	0.80
			determinations for Elektrobit claim objection document production	
			(0.2); respond to questions from document reviewers regarding	
			Elektrobit document review (0.4); review correspondence re Swarts	
01/26/12	RPM	0012	claim objection (0.2).  Review documents for responsiveness to Elektrobit claim objection	4.10
V	441 114	0012	discovery requests.	4.10
01/27/12	JLS	0012	Prepare for and participate in phone call with counsel for Elektrobit (.7);	2.30
	5		Analyze issues regarding Elektrobit claim (.3); Review and analyze	
			documents (.8); Review and respond to correspondence regarding case	
01207210	OT D	0010	(.5).	22.5
01/27/12	SLS	0012	Office conference with S. Woodell regarding review of Swarts	0.20
01/27/12	SLS	0012	declaration (.2).  Prepare for and participate in call with Elektrobit counsel regarding	0.70
V 17 M 37 1 M	0.00	0012	claim.	0.70
01/27/12	AB	0012	Review documents in response to Elektrobit claim objection discovery	8.00
			requests (8.0)	25/201. NO.
01/27/12	JFN	0012	Emails re Swarts objection.	0,10
01/27/12	MAG	0012	Assist R. Presa in fixing discrepancy in total number of documents	4.00
			tagged in Elektrobit document review (1.0). Run searches in Ringtall	
01/27/12	CT	0012	database re: same (3.0) Prepare case documents for attorney review.	3.60
01/27/12	JBB	0012	Review and analyze documents for responsiveness and privilege in	3.90
917447712	100	0012	response to Elektrobit discovery and claim objection (3.9).	3.70
01/27/12	LBH	0012	Review relevant background information and requests for production	0.30
		100	(.1); review documents for responsiveness to Elektrobit claim objection	
en Luciones		100000	discovery requests (.2).	1300 A
01/27/12	AJK	0012	Review documents in connection with Elektrobit for responsiveness and	8.40
01/27/20	ADO	0630	privilege.	2.30
01/27/12	ARC	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	2.30
01/27/12	KDW	0012	Review documents for Elektrobit document production	5.90
01/27/12	RT	0012	Conducted second level review of documents for Elektrobit production	6.50
1 1 1 1 1 1 1 1 1	Y		e en er finn nerført i med til den tillte. I helpteten med tille i till till till till till till t	1 1 1 1

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 មីម៉េខា៤/22/012 Inਓntered 92/21/12 36:00:41 Main Document Pg 48 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 17 February 21, 2012

<u>Date</u>	Tkpr	<u>Task</u>		Hours
		197 - 100	(4.5); Further conducted second level review of documents (2)	:24.50
01/27/12	DSW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	1.50
01/27/12	SJW	0012	Begin to draft response to Swarts declaration (2.0); office conference with S. Schultz regarding same (.2).	2.20
01/27/12	RJP	0012	Second level review does, for responsiveness to Elektrobit discovery requests (3); determined regarding responsiveness and privilege issues raised by first level reviewers (1) and corresp. re same (.5); corresp. to C. Torres re does (.2); communications with J. Bell re review (.2); communication to J. Sorkin re depo of Trey Parker (.1).	5,00
01/27/12	EYP	0012	Call with Elektrobit regarding claim and follow up.	1.00
01/27/12	JHB	0012	Conduct second-level review of documents for production to Elektrobit in connection with claim objection (2.5); respond to questions from first-level reviewers and review correspondence re same (0.8); discuss document review with e-discovery professionals (0.2); multiple conf. and correspondence with R. Presa re Elektrobit document review (0.3);	4.00
			correspondence to R. Presa and J. Sorkin regarding deposition of Trey Parker in connection with Elektrobit claim objection (0.2).	
01/27/12	RPM	0012	Review Documents for responsiveness to Elektrobit claim objection discovery requests.	6.60
01/27/12	RMC	0012	Reviewing documents for responsiveness and privilege in relation to Elektrobit's claims and discovery requests.	2.90
01/28/12	LBH	0012	Review relevant background information and requests for production (.3); review documents for responsiveness to Elektrobit claim objection discovery requests (5.4).	5.70
01/28/12	KDW	0012	Reviewing documents for responsiveness and privilege in relation to Elektrobit's claims and discovery requests.	2.50
01/28/12	SJW	0012	Review correspondence from D. Kazlow re Swarts claim.	0.20
01/28/12	JHB	0012	Correspond with document reviewers regarding questions about production to Elektrobit.	0.30
01/28/12	RMC	0012	Reviewing documents for responsiveness and privilege in relation to Elektrobit's claims and discovery requests.	3.90
01/29/12	SLS	0012	Review Swarts filed declaration and began review of exhibits (1.0); communication with Akin team regarding same (.1) (.1); communication to preferreds regarding same (.1).	1.30
01/29/12	AB	0012	Review documents in response to Elektrobit claim objection discovery requests (6.5).	6.50
)1/29/12	EMS	0012	Review and analyze documents for all/word responsiveness to Elektrobit claim objection discovery requests.	1.10
01/29/12	1rp	0012	Complete document review of Elektrobit MDLA first set and commence second.	5.20
1/29/12	LBH	0012	Review relevant background information and requests for production (.2); review documents for responsiveness to Elektrobit claim objection discovery requests (4.6).	4.80
)1/29/12	AJK	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	4.40
01/29/12	ARC	0012	Review documents for responsíveness to Elektrobit claim objection discovery requests.	5.00
)1/29/12	KDW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	1.20
1/29/12	DSW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	3.60
1/29/12	SJW	0012	Review Swarts declaration and begin work on response.	4.00
1/29/12	RMC	0012	Reviewing documents for responsiveness and privilege in relation to Elektrobit's claims and discovery requests.	3.40
1/30/12	JLS	0012	Review order entered regarding claim (.1); Review discovery in connection with claim objection (.4); Review and respond to	1.90

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 ក្រឹម្មិត្យសិខ/2012 In**កែវter**ed **02/21/12 36**:00:41 Main Document Pg 49 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 18 February 21, 2012

<u>Date</u>	Tkpr	Task		<b>Hours</b>
			correspondence regarding claim objection discovery (.8); Confer with Akin Gump attorneys regarding discovery (.6).	
01/30/12	JLS	0012	Review and respond to correspondence regarding Elektrobit deposition (.4).	0.40
01/30/12	SLS	0012	Prepare for (.2) and participate in (.5) call with preferreds regarding Elektrobit claim; review Swarts declaration (.7).	1.40
01/30/12	ISD	0012	Analysis of Swarts issues and resolution (1.0); Communications to A. Preis re: same (.5).	1.50
01/30/12	AB	0012	Review documents in response to Elektrobit claim objection discovery requests (9.0).	9.00
01/30/12	JFN	0012	Call with preferreds re EB claim.	0.40
01/30/12	EMS	0012	Review and analyze documents for responsiveness to Elektrobit claim objection discovery requests.	9.10
01/30/12	MAG	0012	Tag documents in TSC database re: Highland Capital 3rd Party production re: responsiveness per R. Presa (2.0) Create chronology of all responsive documents and distribute to litigation team in preparation for upcoming deposition per R. Presa (4.0).	6.00
01/30/12	CT	0012	Prepare case documents for attorney review.	3.70
01/30/12	JBB	0012	Review and analyze documents for responsiveness and privilege in response to Elektrobit discovery and claim objection (4.1).	4.10
01/30/12	LBH	0012	Review relevant background information and requests for production (.2); review documents for responsiveness to Elektrobit claim objection discovery requests (6.6).	6.80
01/30/12	AJK	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	6.20
01/30/12	ARC	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	4.90
01/30/12	KDW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	2.00
01/30/12	RJD	0012	Review and analyze documents in connection with Elektrobit claim objection discovery (1.30); Manage and coordinate document production efforts (1.10); internal teleconferences regarding same (.10, .20, .30); internal correspondence regarding same (.10, .10, .20, .20); Conference with J. Bell regarding status of Elektrobit discovery (.70); Prepare for Highland deposition noticed by Elektrobit (.80); Correspondence regarding same (.30); Draft disclosures pursuant to case management order (.80).	6.20
01/30/12	RT	0012	Conducted second level document review in connection with Elektrobit production.	5.20
01/30/12	DSW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	7.30
)1/30/12	SJW	0012	Continue review of Swarts declaration (.3); call with D. Kazlow re same (.3); work on response to declaration (2.1); participate in call with preferreds and working group re Elektrobit (.5).	3.20
1/30/12	RJP	0012	Second level review TerreStar documents for responsiveness to Elektrobit claim objection disc. requests (2); answer questions reresponsiveness from first level reviewers (.5); communications to M.	3.70
	A 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		Gyure re prep. for T. Parker depo (.2); review docs. produced by Highland to Elektrobit in prep. for same (.8); email corresp. to J. Sorkin re Highland docs (.2).	
1/30/12	DAK	0012	Review Swarts declaration and prepare response (3.6); call with S. Woodell regarding same (.3).	3.90
1/30/12	ЈНВ	0012	Meet with R. Donohue regarding discovery for Elektrobit claim objection (0.7); communicate Elektrobit document review to R. Presa (0.1); correspond with document reviewers regarding questions about	1.30
			Elektrobit document production (0.5).	

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 可能的的2/21012 In胚ntered 12/219/12/36:00:41 Main Document Pg 50 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 19 February 21, 2012

Date	Tkpr	Task		Hours
		1434	discovery requests.	Livura
01/30/12	RMC	0012	Reviewing documents for responsiveness and privilege in relation to to Elektrobit's claims and discovery requests.	6.40
01/30/12	JG	0012	Assist M. Gyure with identifying non-responsive documents (document review).	2.30
01/31/12	JLS	0012	Review documents and prepare for deposition (3.0); Review and edit discovery response (.3); Confer with Akin Gump attorneys regarding case status (.5); Review and respond to correspondence regarding discovery (.5).	4.30
01/31/12	SLS	0012	Communication to S. Woodell regarding J. Swarts declaration (.2).	0.20
01/31/12	AB	0012	Review documents in response to Elektrobit claim objection discovery requests (8.5).	8.50
01/31/12	EMS	0012	Continue reviewing documents and analyzing same for responsiveness to Elektrobit claim objection discovery requests.	3.30
01/31/12	JLD	0012	Review documents for Elektrobit MDLA.	2.70
01/31/12		0012	Research NY case law relating to discovery issues for R. Tizravesh.	0.40
01/31/12	MAG	0012	Meeting with litigation team re: EB Claims Objection, upcoming tasks (1.0) Create eRoom for EB Claims Objection (1.0) Create binder of all Highland documents per R. Presa in preparation for 2.1.2012 Park deposition (3.0)	5.00
01/31/12	MAG	0012	Update Litigation team Elektrobit Discovery binders per R. Presa (2.0)	2.00
01/31/12	CT	0012	Prepare case documents for attorney review.	3.40
01/31/12	JBB	0012	Review and analyze documents for responsiveness and privilege in response to Elektrobit discovery and claim objection (3.4).	3.40
01/31/12	LBH	0012	Review relevant background information and requests for production (.2); review documents for responsiveness to Elektrobit claim objection discovery requests (4.7).	4.90
01/31/12	AJK	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	4.50
01/31/12	ARC	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	2.50
01/31/12	KDW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	2.70
01/31/12	RJD	0012	Review and analyze documents in connection with Elektrobit claim objection discovery (1.50); Manage and coordinate document production efforts regarding same (.90); internal teleconferences regarding same (.20, .20, .30); internal correspondence regarding same (.10, .20, .20, .30); Conference with litigation team regarding same (.10); Prepare for Highland deposition noticed by Elektrobit (.70); Correspondence regarding same (.30); Revise disclosures pursuant to case management order (.60).	6.60
01/31/12	RT	0012	Conducted second level document review (2.2); Managed document review (.5); Meeting with litigation team re Elektrobit discovery re Elektrobit claim objection (1.1); Researched issues re obligations in document production re Elektrobit claim objection (.5)	4.30
01/31/12	DSW	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	2.80
01/31/12	RJP	0012	Review docs. produced to Elektrobit by Highland in prep. for T. Parker depo (.5); second-level review TerreStar docs. for responsiveness to Elektrobit doc. requests (2.6); manage and coordinate doc. review/corresp. w/first level reviewers re assignments, responsiveness of docs. (.5); team meeting w/Akin lit. team to discuss Elektrobit discovery and claims objections (1.1); review Elektrobit doc. reqs. to Blackstone	8:30
	2 4		(.4); draft and revise responses and objections to same (1.1); corresp. to J. Sorkin re Blackstone docs. (.9); teleconf. w/R. Donohue re same (.3); corresp. to Blackstone re same (.4); corresp. to M Gyure re e-room (.3); corresp. w/G. Capone re Elektrobit R&Os (.2).	

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Filed**្សា2/2/012 In**្កotec**ed **P2/20/12 36**:00:41 Main Document Pg 51 of 68

TERRESTAR NETWORKS
Invoice Number: 1409086

Page 20 February 21, 2012

7.91				
<u>Date</u>	Tkpr	Task		Hours
01/31/12	RPM	0012	Review documents for responsiveness to Elektrobit claim objection discovery requests.	7.50
01/31/12	RMC	0012	Reviewing documents for responsiveness and privilege in relation to Elektrobit's claims and discovery requests.	5.70
01/03/12	JLS	0017	Review and analyze documents in preparation for deposition (3.7); Review and respond to correspondence regarding discovery (.7); Review	4.60
			correspondence regarding case status (.2).	
01/04/12	JLS	0017	Review and respond to correspondence regarding discovery in	8.30
			connection with claimant requests (.8); Review and edit briefing	
			regarding reply to claimant in connection with claim objection (1.5); Review documents and prepare for deposition of Blackstone (1.5); Meet	
			with Blackstone to prepare for deposition (4.5), week with Blackstone to prepare for deposition (4.5).	
01/05/12	JLS	0017	Prepare for deposition and meet with deponent (5.5); Review and	8.00
			respond to correspondence regarding deposition (.8); Correspondence	
			with Akin Gump attorneys regarding hearing (.4); Work on reply in	
01/05/12	JWM	0017	support of claim objection (1.3).	
01/03/12	7 AA 1A1	0017	Assist paralegal in searching and locating case documents for production.	0.50
01/09/12	JLS	0017	Review and respond to correspondence regarding discovery issues,	4.50
01/11/12	JWM	0017	Assist attorneys and paralegals in searching documents in database.	3.10
01/18/12	GS	0017	Searched and processed electronic information for load into database for	1.20
01/26/12	GS	0012	attorney review	5.70
01/04/12	HBJ	0017 0018	Processed electronic material for load into database for attorney review  Communication follow-up on tax reporting to S Naegel and Z	0.40
011/03/124	1100	00.10	Wittenberg.	0.10
01/04/12	SLN	0018	Draft memorandum re: timing of sale and impact on taxes.	5.60
01/09/12	HBJ	0018	Prepare for and tax call with Deloitte, Kirkland and Weil re NOL	1.40
01/00/12	CENT	0010	utilization.	p. 202
01/09/12	SLN	0018	Teleconference with Deloitte, H. Jacobson, T. Maynes re: TSC NOL utilization.	0.60
01/11/12	HBJ	0018	Review restructuring proposal regarding tax consequences.	0.30
01/11/12 01/16/12	SLN	0018	Revise tax memorandum.	3.10
01/18/12	SLN	0018	Edit tax memorandum, Review restructuring slides.	2.20
01/18/12	SLN	0018	Review NOL motion.	3.20 1.20
01/19/12	HBJ	0018	Review restructuring proposal regarding tax consequences.	0.20
01/20/12	HBJ	0018	Review restructuring steps with respect to tax attributes.	0.20
01/23/12	HBJ	0018	Prepare for (.2) and call with S Tarrant, M Schneider, G Anderson and S	0.80
			Naegel re consolidation proposal (.5); communication to T Davidson re	
01/23/12	SLN	0018	same (.1).	0.60
01/24/12	SLS	0018	Participate in Terrestar tax restructuring call.  Prepare for (.2) and participate in (.8) tax restructuring call; call with J.	0.50 1.20
		44.4	Newdeck regarding same (.2).	1,20
01/24/12	HBJ	0018	Participate in tax call with Deloitte, S Schultz, A Preis and CJ Brown.	0.80
01/24/12	JFN	0018	Confer with S. Schultz re tax issues (.2); review structure (.2, .2); review	1.10
At Market	fixin	0010	plan (.5).	1 00
01/24/12 01/25/12	EYP	0018	Call regarding tax issues (.8) and related follow up (.4).  Review materials for Thursday tax call (.3); communication to with J.	1.20 0.40
UIIAJIIA	HDJ	0016	Newdeck regarding same (.1).	0.40
01/25/12	JFN	0018	Emails re tax structure (.2); review Deloitte documents (.2); follow-up re	0.60
			same (.1); confer with H. Jacobson (.1).	
01/26/12	SLS	0018	Participate in all-hands call regarding plan/corporate restructuring (.8);	1.00
			related follow-up communication to A. Preis (.2).	
01/26/12	НВЈ	0018	Call with T Davidson re possible FCC issues in tax restructurings (3);	1.60
			tax call with preferred holders counsel, Deloitte and Akin attorneys re	
			possible restructuring prior to TSC effective date (.8); review draft FCC	
			bossion restricting but to 1 oc entertiae date (19) teales graft Loc	

TERRESTAR NETWORKS Invoice Number: 1409086

Page 21 February 21, 2012

<u>Date</u>	Tkpr	Task		<u>Hours</u>
01/26/12	JFN	0010	Trust Agreement (.5).	1.00
01/20/12	Jriv	0018	Correspondence re tax call (.2); participate in same (.7); follow-up with Deloitte (.1).	1.00
01/26/12	SLN	0018	Review restructuring presentation (2.0); tax call with Deloitte, Weil, Wachtell, T. Maynes, Solis (.8).	2.80
01/26/12	SJW	0018	Coordinate tax call with Deloitte team (.1), participate in tax restructuring call with Deloitte and preferreds (.7).	0.80
01/27/12	JFN	0018	Review tax structure (.2, .1); emails with Deloitte re same (.1, .1).	0.50
01/31/12	SLS	0018	Analysis of tax consequences of disposition of preferred shares (.8); telephone call with H. Jacobson and S. Naegel regarding same (.1); telephone call with D. Brandon regarding same (.1); review and revise NOL trading motion (2.0)	3.00
01/31/12	SLS	0018	Telephone conference with T. Davidson regarding tax trading motion.	0.20
01/31/12	нвј	0018	Review Deloitte comments re NOLs (.3); communication to S Schultz re proposed trading of preferred and trading order (.1); review draft trading order (.4); discuss with S Naegel and S Schultz (.1); call with S Tarrant re computations and shares outstanding (.3); emails to Z Wittenberg re same (.2).	1.40
01/31/12	SEN	0018	Conference with H. Jacobson and S. Schultz re: NOL motion (2); Research (3).	3.20
01/31/12	EYP	0018	Various calls re tax issues.	1.00
01/20/12	MAF	0019	Review docket for pleadings re incentive compensation.	0.10
01/19/12	MAF	0020	Review and organize lease documents.	0.20
1/25/12	JFN	0020	Review/analyze lease (.7, .8); email S. Schultz re same (.2).	1.70
1/02/12	RAT	0022	Reviewing revised draft of indenture.	1.00
)1/02/12	SJW	0022	Review several communications from TSC corporate team regarding draft indenture.	0.30
01/02/12	RJP	0022	Review and analyze Blackstone docs (1.5).	1.50
1/02/12	EYP	0022	Review of disclosure statement issues.	0.30
1/03/12	SLS	0022	Review disclosure statement objection chart (1.1); communications with preferreds regarding plan related documents (.5); telephone call with M. Snyder regarding same (.3); review revised indenture (.2).	2.10
01/03/12	ALL	0022	Correspondence regarding Trust Indenture Act issue.	0.20
1/03/12	PLG	0022	Proofread T-3 exhibits.	5.20
1/03/12	ISD	0022	Attention to plan issues.	1.50
1/03/12	JFN	0022	Follow-up on open issues re T3 (.5).	0.50
1/03/12	JFN	0022	Emails re DS update (.1); call with S. Woodell re chart response (.3); review same (.2); email re solicitation order (.1).	0.70
1/03/12	RAT	0022	Meeting with J. Smith to discuss indenture comments and T-3 matters.	1.20
)1/03/12	RJD	0022	Review and analyze documents in connection with Elektrobit disclosure statement discovery (2,70); Manage and coordinate document production efforts (1.80); internal teleconferences regarding same (.30, .30, .40); internal correspondence regarding same (.20, .20, .30, .30); Correspondence with counsel for preferred shareholders regarding Elektrobit discovery (.50); Prepare for Blackstone deposition noticed by Elektrobit (1.90).	8.90
01/03/12	SJW	0022	Review and revise reply to DS objections (5.1); call with J. Newdeck regarding same (.3); revise TSC disclosure statement order per comments at TSN disclosure statement hearing (3.6); conduct diligence related to T-3 (.4).	9.40
1/03/12	RJP	0022	Review and analyze Blackstone docs. for production to Elektrobit (2); manage and coordinate doc. review, prepare docs. for production to Elektrobit (1); teleconfs. w/C. Torres re same (.4); corresp. w/G. Capone re LightSquared production (.1); review Preferreds' productions (2.2); meet w/J. Bell to discuss Elektrobit discovery issues and plan for Blackstone depo (1); communications with J. Bell re depo prep materials	11.40

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 ரெட்டிய இசி/21/12 In**Enter**ed **P2/21/13 36**:00:41 Main Document Pg 53 of 68

TERRESTAR NETWORKS Invoice Number: 1409086 Page 22 February 21, 2012

Date	Tkpr	<u>Task</u>		Hours
A1/07/12	irim	0000	(.5); prepare materials for depo. prep (4.2).	1411
01/03/12	JḤB ;	0022	Discuss document productions and deposition preparation with R. Presa (0.4); meet with R. Donohue and R. Presa to discuss follow-up regarding same (1.0); review email correspondence regarding same (0.2); review new deposition notices from Elektrobit (0.2); review third-party document productions (4.0); draft email describing same (0.4); review new Blackstone emails (1.0); review correspondence from preferreds regarding document production (0.2); discuss same with R. Donohue (0.3); review emails referenced in same (0.5); draft letter requesting return of inadvertently produced emails (1.0); discuss same with R. Donohue (0.4); draft email regarding same to J. Sorkin (0.1).	9.70
01/03/12	MAF	0022	Review Disclosure Statement documents.	0.10
01/03/12	JBS	0022	Attention T-3 precedent research and internal correspondence w/r/t filing form of indenture by amendment to T-3.	1.70
01/03/12	JBS	0022	Attention to indenture and T-3 revisions and distribution (4.4); related meetings with R. Testani (1.2).	5.60
01/04/12	SLS	0022	Participate in meetings with Blackstone and Akin teams regarding upcoming disclosure statement deposition (5.0); communication with M. Snyder regarding plan related documents (2); office conference with B. Kemp regarding preparation of hearing binders for disclosure statement hearing (.2); review of materials for same (.5); finalize note term sheet (.5); communications with preferreds regarding same (.2); communication to P. Holeman regarding disclosure statement objection (.3); follow-up communications with preferreds regarding note term sheet (.2), (.2), (.2).	7.00
01/04/12	PLG	0022	Proofread T-3 exhibits.	3.70
01/04/12	BRK	0022	Preparation of binders for disclosure statement hearing (6.1); office conference with S. Schultz regarding same (.2).	6.30
01/04/12	JFN	0022	Respond to T-3 question (.1); emails re notes term sheet/T3 (.3); communications to S. Woodell (.2); follow-up call with J. Smith (.2).	0.80
01/04/12	RAT	0022	Responding to email inquiries regarding indenture matters.	0.30
01/04/12	RJD	0022	Review and analyze documents in connection with Elektrobit disclosure statement discovery (1.60); Manage and coordinate document production efforts (1.30); internal teleconferences regarding same (.20, .20, .30); internal correspondence regarding same (.10, .20, .20, .30); Correspondence with counsel for preferred shareholders regarding Elektrobit discovery (.30); Prepare for Blackstone deposition noticed by Elektrobit (4.10).	8.80
01/04/12	SJW	0022	Review and revise reply to DS objections and exhibits thereto (2.1).	2.10
01/04/12	RJP	0022	Meet w/Akin attorneys to discuss depo. prep. and Elektrobit discovery (1.3); multiple teleconfs. w/R. Donohue (.1), (.1), (.1) re same; prepare materials for CJ Brown depo. prep. (2); participate in depo. prep. w/CJ Brown (3.5) (partial).	7.10
01/04/12	EYP	0022	Prep session with Brown and Akin Team for deposition.	5.00
01/04/12	JHB	0022	Review and flag completed binder of selected third-party materials for Blackstone depo prep (1.0); revise and re-circulate letter requesting return of inadvertently produced emails (0.3); attend internal premeeting for Blackstone depo prep (1.0); attend prep session for C.J. Brown (4.0); discuss follow-up with R. Donohue (0.2); finalize and send letter requesting return of inadvertently produced emails (0.5); discuss same with R. Donohue (0.1).	6.20
01/04/12	JBS	0022	Attention to T-3 and indenture follow-up and filing preparation (3.3); call with J. Newdeck regarding same (.2).	3.50
01/05/12	SLS	0022	Communication to J. Sorkin regarding disclosure statement response (.2); review notice of filing of disclosure statement exhibit (1.0); communication with M. Snyder regarding same (.1); participate in call with GCG regarding solicitation process (.6); review revised disclosure	2.60

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Tiled ១៤/2២12** In**Entered P2/28/13 36**:00:41 Main Document Pg 54 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 23 February 21, 2012

Data	71	771		
<u>Date</u>	<u>Tkpr</u>	<u>Task</u>	statement order (.3); preparation for disclosure statement hearing (.4).	<u>Hours</u>
01/05/12	BRK	0022	File reply to disclosure statement objections (.3); file notice of filing exhibit to First Amended Disclosure Statement (.3); coordinate with D.	0.80
01/05/12	JFN	0022	Krasa-Berstell and J. Samper regarding copies of same to chambers (.2). Follow-up re T3 (.1); review DS (.6); review status of documents re solicitation (.5).	1.20
01/05/12	RJD	0022	Review and analyze documents in connection with Elektrobit disclosure statement discovery (1.10); Manage and coordinate document production efforts (1.10); Internal teleconferences regarding same (.10, .20, .30); internal correspondence regarding same (.10, .10, .20, .20); Prepare for Blackstone deposition noticed by Elektrobit (2.90).	6.30
01/05/12	sţw	0022	Call with GCG re solicitation (.5); review and revise reply to DS objections (4); review and revise DS order and exhibits per comments of S. Schultz and GCG (3.1); review and revise insert to DS re Jefferies stipulation (.4); communications to S. Schultz re DS status (.3); correspondence with Blackstone and J. Smith re DS exhibits (.4).	8,70
01/05/12	RJP	0022	Prepare materials for depo. prep. for CJ Brown/Elektrobit depo (1.5); confer w/R. Donohue (.2) and M. Gyure (.2) re same; review Preferreds' doc. prods. to Elektrobit (.8); manage and coordinate prod. of documents (.5); corresp. w/Elektrobit re final notes term sheet (.1); retrieve documents in prep. for hearing for R. Mullen (Weil) and corresp. re same (.4); teleconf. w/Akin attys re disclosure statement hearing (.2); follow-up corresp. w/R. Donohue and J. Bell re same (.2).	4.10
01/05/12	EYP	0022	Review of DS objection chart.	1.00
01/05/12	JHB	0022	Research with respect to Elektrobit discovery requests, common interest privilege, attorney-client privilege, and work product privilege in the bankruptcy context (1.7); correspondence with R. Presa regarding disclosure statement hearing (.2); draft privilege log (3.3); discuss privilege log with R. Donohue (0.3); e-mail S. Woodell re same (0.1); e-mail R. Presa re same (0.1); revise privilege log (1.4).	7.10
01/05/12	JBS	0022	Attention to engaging Trustee and follow-up on and edgarization of certain T-3 exhibits (2.0). Attention to correspondence/call with Blackstone on DS exhibits (4).	2.40
01/06/12	JLS :	0022	Prepare for and defend Blackstone deposition (6.5); Confer with counsel to Elektrobit regarding case (.6); Confer with Akin Gump attorneys regarding case status and strategy (.7); Review and respond to correspondence regarding case (.4).	8.20
01/06/12	SĽS	0022	Participate in CJ Brown deposition via video conference (6.0); preparation for disclosure statement hearing (2.2); participate in follow-up call regarding same (4).	8.60
01/06/12	JFN	0022	Participate in EB deposition of CJ Brown (elephonically (partial).	4.00
01/06/12	JFN	0022	Draft GCG declaration re DS (.2, .2); correspondence re DS issues (.5); communications to S. Schultz re same (.4); follow-up with GCG (.1, .1); correspondence re outstanding DS issues and DS hearing preparation (.4); correspondence to S. Woodell (.2, .2); correspondence re notes issues and follow-up (.3); review DS documents (1.0).	3.60
01/06/12	MAG	0022	Assist at CJ Brown's (Blackstone) deposition (partial),	4.00
01/06/12	RJD	0022	Attend via teleconference Blackstone deposition noticed by Elektrobit (6.10).	6.10
01/06/12	SJW	0022	Prepare materials for DS hearing (3.5); review correspondence from S. Schultz and J. Newdeck re GCG affidavit in connection with DS hearing (.2); review email from S. Schultz re DS revisions (.2).	3.90
01/06/12	SJW	0022	Precall with preferreds and Akin team re Elektrobit claim (.1); prepare for (.2) and participate telephonically in (5.9) Elektrobit's deposition of CJ Brown.	6.20
)1/06/12	RJP	0022	Teleconf. w/Preferreds re disc. statement hearing (.1); meet w/R. Donohue and J. Bell to discuss CJ Brown/Elektrobit depo (.3);	6.40

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Filed**ய **2**2/22/012 In**Entere**d **P2/21/12 36**:00:41 Main Document Pg 55 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 24 February 21, 2012

Tkpr	<u>Task</u>		Hours
***		participate in CJ Brown/Elektrobit depo. via teleconf. (6).	0.000
JHR	0022	Attend deposition of CJ Brown via conference call (6.0); discuss	7.70
		deposition with R. Donohue and R. Presa (0.3); revise privilege log	
		(0.7); review 1 errestar news coverage (0.2); review discovery article	
		denocition of C.I. Brown (0.1); e-mail J. Sorkin regarding	
JBS	0022		1.00
	VV		1,00
SLS	0022		4.20
		Holeman regarding disclosure statement objections (2): communication	7120
		to E. Neiger regarding same (.2).	
RAT	0022	Responding to email regarding indenture comments.	0.10
SJW	0022	Communications to J. Newdeck re DS revisions (.3); review several	3.60
¥8		communications from preferreds and Akin corporate team re comments	
		to draft indenture (.3); locate information and draft correspondence to S.	
		Schultz re Mohawk DS objection (.5); review several emails from	
		working group re revisions to DS (.4); communication to S. Schultz re	
		updates to DS reply chart (.2); review and revise chart per comments	
\$ *		(.0); draft correspondence to chambers re updated exhibit (.4); review of	
٧		contains register in connection with DS reply (.4); review substantial	
		correspondence with M. Spyder ve notes form chart (2)	
SLS	0022	Preparation for disclosure statement hearing (3)	0.30
SJW		Review and revise disclosure statement (1.0): review correspondence	1.50
	1.012	from D. Holzman re DS insert (.3); correspondence with working group	1.50
		(.1); review email from E. Neiger re Mohawk DS objection (.1).	
EYP	0022	Prep for Disclosure Statement hearing (review of objections).	2.00
SLS	0022	Preparation for disclosure statement hearing (8.5); communications with	12.30
		J. Newdeck regarding same (.5); review documents regarding same	•
		(1.4); telephone calls and communications with P. Holeman regarding	
		objection (.2); review response to same (.2); communication to A. Preis	
	莊	regarding same (.2); telephone call with M. Taub regarding resolution of	
		Monawk disclosure statement objections (.2); review revised plan (.4);	
		regarding revisions to disclosure statement (.5); telephone call with F. Greese	
ISD	0022		0.60
	1544		8.40
1 m = 1/2	V-2.2		0.70
JFN	0022		3.10
ž-		(.2); communications to S. Schultz and S. Woodell (.2); follow-up with	
		S. Woodell (.2); emails re Mohawk DS objections (.2); confer with	
		Mohawk (.1); follow-up emails (.2); analyze Mohawk additional DS	
		issues (.4); draft language to resolve additional Mohawk DS issue (.2);	
			4.00
KJD	0022		5.10
CIM	0000		14.50
O1 M	0022	Review revised DS (.4); prepare redlines for review by S. Schultz (.3); several communications with J. Newdeck re DS hearing preparation (.5);	14.50
		MARINGE ANGENESSALA AGENCE VILLE A SACRIGA ALL MAIS DE SUARMICA MINIMAGRAPANA A ALL	
	JHB  JBS SLS RAT SJW  SLS SJW  EYP SLS	JHB 0022  JBS 0022  SLS 0022  RAT 0022  SJW 0022  EYP 0022  SLS 0022  ISD 0022  JFN 0022  JFN 0022  RJD 0022	participate in Cl Brown/Elektrobit depo. via teleconf. (6). Attend deposition of CJ Brown via conference call (6,0); discuss deposition with R. Donohue and R. Press (0,3); revise privilege log (0,7); review Terrestan news coverage (0,2); review discovery article authored by Elektrobit counse (1,04); e-mail 1, Sorkin regarding deposition of CJ Brown (0,1).  JBS 0022 Attention to follow-up with trustee (3); Attention to conflict waiver (.7).  SLS 0022 Preparation for disclosure statement hearing (3,8); telephone call with P. Holeman regarding disclosure statement objections (.2); communication to E. Neiger regarding same (.2).  RAT 0022 Responding to email regarding indenture comments.  Communications to J. Newdeck re DS revisions (.3); review several communications from preferreds and Akin corporate team re comments to draft indenture (.3); locate information and draft correspondence to S. Schultz re duplates to DS reply chart (.2); review and revise other per comments (.6); draft correspondence to thembers re updated exhibit (.4); review of claims register in connection with DS reply (.4); review substantial correspondence from working group re leave of thembers re updated exhibit (.4); review of claims register in connection with DS reply (.4); review substantial correspondence from working group re leave of the correspondence with M. Snyder re notes term sheet (.2).  Preparation for disclosure statement (1.0); review correspondence from L Holzman re DS insert (.3); correspondence with working group (.1); review email from E. Neiger re Mohawk DS objection (.1).  Prep for Disclosure Statement hearing (.6.3); communications with J. Newdeck regarding same (.3); review documents regarding same (.1); telephone call with M. Thus regarding same (.1); telephone call with M. Thus regarding resolution of Elektrobit disclosure statement objections (.1) (.2) (.1); communication to E. Neiger regarding Mohawk disclosure statement objections (.2); review revised plan (.4); review revise of plan (.2); telephone call with F. G

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 02/22/012 In Entered 02/25/12/36:00:41 Main Document Pg 56 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 25 February 21, 2012

Date	Tkpr	<u>Task</u>		Hours
			(11.5); call with chambers re proposed DS order (.1); draft	<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>
			correspondence to chambers with respect to the same (.2); preparation	
01/09/12	Dan.	2020	for disclosure statement hearing (1.5).	
01/09/12	RJP EYP	0022 0022	Prepare docs. for disclosure statement hearing (.8).	0.80
31797712	ETF-	0022	Various prep for Disclosure Statement hearing including discussions	4.00
)1/09/12	JHB	0022	with potential objectors and meeting with D. Brandon.  Meet with R. Donohue and R. Presa regarding Elektrobit discovery	4.60
	0110	0022	(1.8); revise privilege log (1.0); review Elektrobit discovery requests	4.50
			(0.3); discuss disclosure statement hearing with R. Donohue and R.	
			Presa (0.5); email J. Sorkin re same (0.1); email R. Donohue regarding	
			Elektrobit expert witnesses (0.2); research Elektrobit expert witnesses	
			(0.2); consider search terms for additional Elektrobit document requests	
			(0.3); review transcript of CJ Brown deposition (1.0).	
01/09/12	MAF	0022	Review Plan and DS dates.	0.10
1/09/12	JBS	0022	Attention to indenture revisions and follow-up.	0.80
01/10/12	JLS	0022	Prepare for (.9), attend and participate (2.1) in hearing on disclosure	3.00
01/10/12	SLS	0000	statement and Elektrobit claim objection.	
71710/12	SLS	0022	Prepare for (2.9) and participate in (2.0) disclosure statement hearing;	6.00
			communication with Chambers regarding requested revision to solicitation procedures (.1); review revised order (.4); review revisions	
			to disclosure statement (.4); review notice of filing of supplemental	
			disclosure statement objection (.2).	
1/10/12	JFN	0022	Communications to S. Woodell re solicitation issues (.1, .1); email to S.	0.50
0.00			Schultz (.1); analysis re same (.2).	
01/10/12	JFN	0022	Finalize disclosure statement hearing preparation and various	5.00
1110111			conferences (2.0); attend hearing (2.0) and follow-up (1.0).	
1/10/12	MAG	0022	Assist in preparation for disclosure statement hearing (2.0)	2.00
)1/10/12	RID	0022	Attend via teleconference disclosure statement hearing (2.10).	2.10
1/10/12	SJW	0022	Prepare materials for hearing (1.2); attend and assist S. Schultz at	3.30
			disclosure statement hearing (2.1).	
1/10/12	SJW	0022	Prepare notice of filing of Perez supplemental DS objection (.3);	4.70
			coordinate with J. Samper re filing of same (.1, .1); review and revise	
			DS and related documents (2.4); finalize DS order and exhibits (1.8).	
1/10/12	RJP	0022	Review filings in preparation for Disclosure statement hearing (.4) and	1.90
1/10/15	EVA	0000	attend hearing by teleconf. (1.5).	and the second
1/10/12	EYP	0022	Prep for (1.5) and attend Disclosure Statement hearing (2.0); related	4.00
1/10/12	JHB	0022	follow up regarding same (.5).	6.50
1110/12	3110	0022	Attend disclosure statement hearing via court call (1.6); discuss disclosure statement hearing with R. Donohue (0.2); review amended	5.50
			chart of responses to disclosure statement and plan objections (0.5); draft	
			responses and objections to Elektrobit's second set of document requests	
			(2.2); attend litigation team meeting regarding Elektrobit and Mohawk	
			objections (1.0).	
1/10/12	JBS	0022	Attention to follow-up on indenture/T-3 (.8), including call w/ M.	1.30
	ALTERNA		Snyder of WLRK (.2) and with Blackstone on DS exhibits (.3).	
1/11/12	SLS	0022	Review revised solicitation order (.4) and exhibits (.4); review revised	1.80
			plan (.2); review revised disclosure statement (.4); communications with	
111111	45mk 3	0000	J. Newdeck regarding comments to same (.2) (.1) (.1).	4.70
1/11/12	JFN	0022	Confer with S. Schultz re DS edits (.2, .1, .1); review and revise Plan	4.70
			and DS (1.5, .7); review comments from third parties (.3); incorporate same (.3); call with certain preferred re modifications (.1, .5); review EB	
	5		plan/DS comments (.2); emails re same and follow-up (.2)	
	2 2 4		communications with GCG re solicitation (.2); review solicitation issues	
			(,3).	
1/11/12	RJD	0022	Review privilege log for documents inadvertently produced in response	0.90
			to Elektrobit disclosure statement document requests (.60); Internal	25

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 **日神中 22012** In**反ote 2012 16:00:41 Main Document Pg** 57 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 26 February 21, 2012

<u>Date</u>	Tkpr	<u>Task</u>		Hours
O. 0.997 . 1995			correspondence regarding same (.30).	and the same of th
01/11/12	SJW	0022	Prepare numerous documents for review by interested parties and for filing.	2.10
01/11/12	JBS	0022	Attention to follow-up on and review of Blackstone exhibits to DS and engagement and coordination with Wilmington Trust as trustee.	1.50
01/12/12	SLS	0022	Review notice of filing of plan (.1); supervise filing of second amended plan and disclosure statement (.6)	0.70
01/12/12	ISD	0022	Attention to plan issues.	0.40
01/12/12	JEN	0022	Finalizing solicitation issues (.5, .5); emails re same (.2); confer with GCG (.3); follow-up re status of DS order and various calls re same (.5); email J. Smith re indenture (.1).	2.10
01/12/12	RAT	0022	Discussing indenture matters with J. Smith.	0.20
01/12/12	SJW	0022	Review and revise DS per comments of interested parties (.4); review and prepare for filing the DS, plan and related documents (3.1); review plan supplement checklist (.2); communications to S. Schultz and J. Newdeck re plan supplement (.4); review and revise several versions of plan, DS, order and exhibits and coordinate filing and service of the same (5).	9.10
01/12/12	JBS	0022	Attention to TSC follow-up on indenture/TSC including providing DS and related exhibits to Securex (2.4); discuss same with R. Restani (2).	2.60
01/13/12	PLG	0022	Begin proofreading T3 exhibits.	1.50
01/13/12	JFN	0022	Emails re solicitation issues (.2); call with GCG (.3).	0.50
01/13/12	RAT	0022	Discussing trustee indenture comments and other matters with J. Smith.	0.70
01/13/12	JBS	0022	Attention to trustee comments and indenture revisions. TCW R. Testani (.7). Attention to revising Disclosure Statement exhibit to T-3 (3.3). Attention to follow-up on indenture comments (.3).	4.30
01/15/12	PLG	0022	Proofreading exhibits to T3.	10.00
01/16/12	PLG	0022	Proofreading exhibits to T3.	5.00
01/17/12	SLS	0022	Email to preferreds regarding plan supplement comments (.2)	0.20
01/17/12	BRK	0022	Locate and forward document titles, docket number and filing date of first amended plan, disclosure statement and cash collateral order to R. Presa (.4); retrieve and forward cash collateral order (.2).	0.60
01/17/12	JFN ;	0022	Review DS changes (.5); emails re same (.2); confer with M. Snyder re Jefferies claim (.2); follow-up email (.2); review second amend plan (.3); revisions (.2); review plan, DS and related exhibits for filing and revisions to same (1.0, .5, .7); various communications with S. Woodell (.5); final review of documents for filing (.3).	4.60
1/17/12	SJW	0022	Communications with J. Newdeck regarding DS order.	0.50
	MAF	0022	Review Plan and DS.	0.20
1/17/12	JBS	0022	Attention to review of proof of Disclosure Statement and providing mark-up to Securex.	1.20
1/18/12	BRK	0022	Forward second amended plan and disclosure statement to GCC for solicitation packages.	0.60
11/18/12	JFN	0022	Email S. Woodell re solicitation issues (.1); review status of same (1.2); call with S. Woodell (.2); correspondence re T3 filing (.2); review status of closing (.2, .1); review executory contract list (.2, .2); review solicitation documents (.3, .5); several emails to S. Woodell re solicitation questions (.5); review and consider open solicitation issues (.5, .3, .2); emails re same (.3).	5.00
1/18/12	SJW	0022	Call with J. Newdeck re solicitation issues (.2); work related to solicitation documents and other solicitation matters (3.8); correspondence with J. Newdeck regarding same (.5).	4.50
1/18/12	JBS	0022	Attention to T-3 and indenture revisions and correspondence with trustee's counsel.	3.00
1/18/12	KR	0022	Review draft trust agreement.	2.10
1/19/12		0022	Telephone call with working group regarding transition post-effective date actions (1.2).	1.20

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 មីអេច៧ 20/22012 Inをoteced 92/27/12 36:00:41 Main Document Pg 58 of 68 Exhibit B -

TERRESTAR NETWORKS Invoice Number: 1409086

Page 27 February 21, 2012

Date	Tkpr	<u>Task</u>		Hours
01/19/12	BRK	0022	Update cover page of Plan and Disclosure Statement and forward to GCG for solicitation packages.	0.60
01/19/12	JFN	0022	Various conferences with S. Woodell re solicitation issues (.8); call with GCG re same (.3); review solicitation issues (.5); review time line (.1,	2.90
			.1); review exhibits (.2, .2); review executory contract issues (.3); communication with A. Blaylock (.1); follow-up with S. Woodell (.1, .1); emails re executory contract (.1).	
01/19/12	RAT	0022	Discussing deal matters with J. Smith.	0.20
01/19/12	SJW	0022	Review correspondence from GCG re solicitation (.2); review draft T-3	4.30
	60		(.7); communications with J. Newdeck and GCG re solicitation outstanding issues (.8); review and prepare documents in connection with solicitation (1.3); correspondence with company regarding contract party list (.2); review contract party list and claims register and multiple	7143.4
8			communications with working group in connection with same (1.1).	
01/19/12	JBS	0022	Attention to follow-up on indenture and T-3 (.5). Attention to form T-1 and coordinating with Securex (.5). Call with R. Testani (.2).	1.20
01/20/12	SLS	0022	Telephone call with Akin team, Blackstone team and D. Brandon	1,50
	Ž.		regarding next steps for exit (.6); telephone call with D. Holzman	
			regarding plan supplement documents (.1); telephone call with S.	
. ?A ^			Shelley regarding same (.2); communications with Akin team regarding plan supplement documents (.6)	
01/20/12	JPN	0022	Communication to S. Schultz re solicitation/confirmation issues (.2);	1.60
			follow-up correspondence to S. Woodell (.2); review open items (.2);	
			correspondence to A. Foley (.1); review emails re	
			solicitation/confirmation issues (.2); call re post-confirmation issues (.5);	
n i mazi a	0.000	2000	follow-up (.2).	V9600
01/20/12	SJW	0022	Communications with J. Lee re executory contracts (.1, .2); review of	1.10
			claims register and agreements in connection with same with respect to	
01/20/12	mm	0000	solicitation notices for contract parties (.8).	raine. a
01/20/12	JHB JBS	0022	Review errata from CJ Brown deposition.	0.30
J1/20/12	JDS	0022	Attention to follow-up on indenture and T-3 timing, including email and	0.80
01/23/12	SLS	0022	distribution to Preferreds of revised documents.	0.00
01/23/12	SLS	0022	Participate in discovery call with Akin working group	0.90
11/23/12	ord	0022	Communications with working group regarding review of indenture comments (.2); review proof for confirmation publication notice (.2); communication to S. Woodell regarding same (.1)	0.50
01/23/12	ISD	0022	Attention to plan issues (1,0); Update on EB discovery (.6).	1.60
01/23/12	JFN	0022	Review documents for solicitation (.5); emails re-same (.3); comments re	2.90
	3111	0022	Indenture and follow-up emails (.3); communications from committee re	2.50
			notes term sheet and follow-up (.2, .2); review Perez DS objection (1.0);	
			research re other objection (.4).	20
01/23/12	RAT	0022	Discussing revised draft of indenture with J. Smith.	0.20
1/23/12	SJW	0022	Participate in conference call with litigation team re Mohawk discovery	2.70
		* *	requests (.4); review and revise documents in connection with	
			solicitation (1.8); communications with Miller advertising re	
			confirmation hearing notice and review of notice proofs (.5).	
1/23/12	RJP	0022	Review Mohawk letter and disc. requests (2); teleconf. w/Akin	0.70
			attorneys same (.5).	
1/23/12	JBS	0022	Correspondence and follow-up with trustee's counsel (3). Call with R. Testani (2). Attention to review of indenture comments (9).	1.40
1/24/12	SLS	0022	Review comments to indenture (1.2); participate in call with call with	4.40
W		VV	Akin and Blackstone working group regarding same (.7); follow-up call	*******
			with CJ Brown regarding same (.1); review communication from Van	
			Vlissingen regarding TSC Notes (.2); communication with preferreds	
			regarding indenture comments (.2); review language request from DOJ	
			(.3); participate in call with preferreds regarding comments to indenture	
			The state of the s	

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 **计edu 22/22/12** In**反ote**ed **P2/28/12 36**:00:41 Main Document Pg 59 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 28 February 21, 2012

Date	Tkpr	<u>Task</u>		Hours
	٧	-	reservation language (.3); communication to S. Woodell regarding	
			response to same (.2); telephone call with J. Smith regarding response to M. Snyder indenture comments (.2)	
01/24/12	JFN	0022	Various emails re T3 (.2); follow-up re committee order call (.1); review	2.20
	12101		forms and solicitation documents (.4); emails re solicitation (.2); review	2.20
			indenture comments (.2, .2); team call re same (.8); review summary of	
			preferreds' comments (.1).	
01/24/12	JFN	0022	Email Perez re information request (.2); confer with S. Woodell (.1).	0.30
01/24/12	RAT	0022	Reviewing indenture markup provided by preferreds (.9) and discussing	2.20
			same with Blackstone (.7); participating in follow-up discussion with J. Smith (.6).	
01/24/12	SJW	0022	Participate in teleconference with TSC team and Blackstone re indenture	0.90
01/24/12	JBS	0022	(.7); follow up (.2). Attention to indenture and Form T-3 edits and mark-ups and related calls	9 00
01120712	300	0022	with Akin team and Blackstone (.7); the trustee's counsel (.3) and the	8.00
			preferred shareholders (1.0) and related internal follow-up (with R.	
			Restani (.6). Attention to distribution and coordination with printer for	
			edgarization (5.4).	
01/24/12	KR	0022	Review and revise Liquidating Trust Agreement.	0.40
01/25/12	SLS	0022	Telephone call with preferreds, Akin and Blackstone regarding need for	2.40
			exit facility (.8); review Lightsquared document production (.3);review	7.45
			proposed revisions to indenture (1.2); communication to J. Smith	
			regarding same (.1)	
01/25/12	JFN	0022	Correspondence with J. Smith re T-3 (.1); review T-3 filing (.2); email	0.50
01/02/10	e mendici	****	parties re same (.2).	
01/25/12 01/25/12	JFN	0022	Call with preferreds re exit financing (.8).	0.80
01/25/12	RAT SJW	0022 0022	Participating in discussion with J. Smith regarding T-3 matters.	0.20
01/25/12	JBS	0022	Participate in call with Blackstone and Preferreds re exit facility.	0.70
WIEZOUFIZO	3100	0022	Attention to reviewing proof, finalizing and filing Form T-3 (1.5).	3.50
			Attention to indenture revisions (1.7) and related calls with R. Testani (.2); correspondence with J. Newdeck regarding same (.1).	
01/26/12	SLS	0022	Communication with J. Smith regarding indenture (.4)	0.40
01/26/12	TWD	0022	Telephone call with H. Jacobsen re: FCC implications of internal	0.30
			reorganization to address tax issues.	
01/26/12	JEN	0022	Attention to plan supplement issues.	0.40
01/26/12	SJW	0022	Communication with J. Lee (.1) and to J. Newdeck (.2); re plan	0.30
			supplement docs.	
01/26/12	JBS	0022	Attention to indenture revisions (EoD precedent research and adding in	2.90
			Additional Notes flexibility) (2.6) and follow-up communications to	
01/07/10	01.0	2022	Blackstone and S. Schultz (.3).	
01/27/12	SLS	0022	Telephone call with Van Vlissingen counsel regarding note term sheet	0.70
			(6); review precedent regarding corporate reorganization plan	
01/27/12	SLS	0022	supplement exhibit (.1).  Communications with team regarding omnibus hearing dates (.1);	0.80
STATES TO STAN	ODO.	V022	communications with S. Woodell and J. Newdeck regarding plan	0.00
			supplement documents (.2) (.1); call with D. Holzman and S. Shelley	
			regarding case status (.2); communication to A. Preis regarding case	
			status (.2).	
01/27/12	ISD	0022	Attention to plan issues.	1.10
1/27/12	JFN	0022	Call re notes (.6); follow-up communications re same (2); review status	2.60
	*		of plan supplement documents (.3, .3); emails with S. Woodell (.3) and	
			to S. Schultz re confirmation issues (.2); review plan supplement issues	
			(.5); work regarding solicitation (.3).	
)1/27/12	SJW	0022	Correspondence with J. Newdeck and S. Schultz re plan supplement (.3);	3.60
- T. 42	_5		review and revise plan supplement documents (3:2).	41.7
1/27/12	SJW	0022	Call with working group and Posner re TSC notes in connection with	0.50
			Van Vlissingen claim (.5),	

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 **Filed**ய இ**2/22012** In**Entere**d **P2/22/12 36**:00:41 Main Document Pg 60 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 29 February 21, 2012

1584.65

<u>Date</u>	Tkpr	<u>Task</u>	e, e	Hours
01/27/12	EYP	0022	Call with Posner and working group regarding new notes.	0.50
01/27/12	MAF	0022	Review related cases' Plan Supplements.	0.40
01/27/12	JBS	0022	Attention to indenture revisions (1.9) and follow-ups communications to S. Schultz and R. Testani (.3).	2.20
01/30/12	SLS	0022	Prepare for (.5) and participate in (.6) call with Akin team regarding proposed revisions to indenture; telephone call with J. Smith regarding same (.2) (.1).	1.40
01/30/12	JFN	0022	Various emails re plan supp issues (.3); review issues re confirmation brief (.1).	0,40
01/30/12	RAT	0022	Reviewing comments from Wachtell to the indenture (.5); discussing same with J. Smith (.3) and subsequently with Blackstone (.2).	1.00
01/30/12	SJW	0022	Participate in call with corporate team re preferreds comments to indenture.	0.60
01/30/12	JBS	0022	Call with R. Testani (.3). Attention to revising indenture (4.0). Call with Blackstone and Akin team (.6). Follow-up calls with S. Schultz regarding same (.3).	5.20
01/31/12	SLS	0022	Review comments to plan supplement documents (.3); telephone call with D. Holzman regarding same (.1); telephone call with potential purchaser regarding transfer of preferred shares (.2); related follow-up communication to A. Preis regarding same (.1)	0.70
)1/31/12	TWD	0022	Telephone call with S. Schultz re: FCC implications of Harbinger sale of interest in Terrestar Corp. (.2); related follow up (.2).	0.40
)1/31/12	ILR	0022	Review and mark up stockholders agreement and registration rights agreement and emails regarding same.	2.00
01/31/12	JFN	0022	Various emails re plan supplement docs (.2); review form for notice of plan supp and emails re same (.2).	0.40
11/31/12	RAT	0022	Discussing revised draft of indenture with J. Smith.	0.20
)1/31/12	JHB	0022	Attend litigation meeting re: Elektrobit and Mohawk discovery (1.1); review and respond to questions regarding Elektrobit document review (0.5).	1.60
11/31/12	JBS	0022	Call with R. Testani to go over indenture and distribution of revised indenture to preferreds and trustee (.2). General review of other corporate docs (2.3).	2.50
1/06/12	JLS	0025	Travel to/from deposition (Actual time .7).	0.35
1/08/12	SLS	0025	Travel to New York for disclosure statement hearing (actual time 4.8).	2.40
1/08/12	SJW	0025	Travel from Dallas to New York (Actual time 5.7).	2.85
1/09/12		0025	Travel to New York. (Actual time - 3.0)	1.50
1/10/12		0025	Travel to/from hearing (Actual time 1.4).	0.70
1/10/12		0025	Travel from New York to Dallas (actual time 5.8).	2.90
1/10/12		0025	Travel to DC. (Actual time - 3.5)	1.75
1/10/12	SJW	0025	Travel from office to hearing (actual time .5); travel from hearing back to office (.6); travel from NY to Dallas (actual time 4.5) (actual time 5.6).	2.80

**Total Hours** 

TIMEKEEPER TIME SUMMARY:			•		
Timekeeper	Hours	- "	Rate		Value
T W DAVIDSON	0.70	at	\$720.00	<b>=</b>	\$504.00
H B JACOBSON	7.20	at	\$755.00		\$5,436.00
A L LAVES	0.20	at	\$805.00	200	\$161.00
I S DIZENGOFF	11.60	at	\$1050.00	<b>=</b>	\$12,180.00
R A TESTANI	7.50	at	\$925.00	===	\$6,937.50
J L SORKIN	89.05	at	\$730.00	***	\$65,006.50
S L SCHULTZ	97.80	at	\$775.00	***	\$75,795.00

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B - 11-10612-shl Doc 392 Filed 22/22/012 In反oteced 92/21/12 36:00:41 Main Document Pg 61 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 30 February 21, 2012

<u>Timekeeper</u> A PREIS	Hours		TD mid-m		
	***************************************		Rate	Value	
	49.70	at	\$775.00 =	\$38,517.50	
L ROSENBLATT	2.00	at	\$665.00 =	\$1,330.00	
K REINDL	2.50	at	\$575.00 =	\$1,437.50	
F NEWDECK	120.75	at	\$649.94 =	\$78,480.00	
R J DONOHUE	111.30	at	\$570.00 =	\$63,441.00	
I B SMITH	56.60	at	\$600.00 =	\$33,960.00	
S L NAEGEL	22,40	at	\$500.00 =	\$11,200.00	
EM SCOTT	14.40	at	\$500.00 =	\$7,200.00	
B BAILEY	20.30	at	\$410.00 =	\$8,323.00	
LB HARMON	32.90	at	\$410.00 =	\$13,489.00	
A J KANE	28.20	at	\$390.00 =	\$10,998.00	
A R CASILLAS	20.00	at	\$370,00 =	\$7,400.00	
K D WILLIAMS	17.10	at	\$390.00 =	\$6,669.00	
R TIZRAVESH	40.50	at	\$520.00 =	\$21,060.00	
DS WALKER	27.50	at	\$370.00 =	\$10,175.00	
31 WOODELL	163.65	at	\$370.00 =	\$60,550.50	
ZAHRADKA	0.70	at	\$425.00 =	\$297.50	
R J PRESA	132.40	at	\$400.00 =	\$52,960.00	
) A KAZLOW	11.20	at	\$575.00 =	\$6,440.00	
H BELL	134.40	at	\$570.00 =	\$76,608.00	
A BAIN	3.60	at	\$450.00 =	\$1,620.00	
RP MCAULIFFE	32.10	at	\$375.00 =	\$12,037.50	
M CELLA	23.70	at	\$360.00 =	\$8,532.00	
BARNES	53.50	at	\$275.00 =	\$14,712.50	
L DECKER	12.80	at	\$295.00 =	\$3,776.00	
KJ COLLINS	2,10	at	\$310.00 =	\$651.00	
W MA	3.60	at	\$240.00 =	\$864.00	
STRONG	8.40	at	\$220.00 =	\$1,848.00	
TORRES	62.20	at	\$230.00 =	\$14,306.00	
STANCUT	1.80	at	\$230.00 =	\$414.00	
L GUNN	25.40	at	\$255.00 =	\$6,477.00	
R KEMP	27.20	at	\$215.00 =	\$5,848.00	
SOUTHWELL	0.70	at	\$235.00 =	\$164.50	
KRASA-BERSTELL	3.80	at	\$235.00 =	\$893.00	
A A GYURE	65.50	at	\$250.00 =	\$16,375.00	
A FOLEY	8.60	at	\$195.00 =	\$1,677.00	
R CADET	6.00	at			
J CAMHI	4.40		\$205.00 = \$200.00 =	\$1,230.00 \$880.00	
A SAMPER	11.80	at	\$215.00 =		
GRIFFIN-CHURCHILL	4.30	at		\$2,537.00	
'A BOGGIO-TURNER		at	\$200.00 =	\$860.00	
	0.20	at	\$110.00 =	\$22.00	
W LANPHEAR	0.40	at	\$220.00 =	\$88.00	

## FOR COSTS ADVANCED AND EXPENSES INCURRED:

Computerized Legal Research - Other	\$485.44
Computerized Legal Research - Westlaw	\$8,907.97
Courier Service/Messenger Service- Off	\$256.39
Site	
Document Retrieval	\$20.08
Duplication - In House	\$7,857.20
Filing Fees	\$200.00
Meals - Business	\$291.34

11-10612-shl Doc 461-6 Filed 04/11/12 Entered 04/11/12 15:39:01 Exhibit B -11-10612-shl Doc 392 ក្រឹម្មាស់ ទីស្កី/2½៧12 In**េកte**ed **P2/21/13 36**:00:41 Main Document Pg 62 of 68

TERRESTAR NETWORKS Invoice Number: 1409086

Page 31 February 21, 2012

• • • • • • • • • • • • • • • • • • • •		
Meals (100%)	\$839.65	
Postage	\$1.10	
Audio and Web Conference Services	\$20.73	
Telephone - Long Distance	\$30.00	
Transcripts	\$395.81	
Travel - Airfare	\$6,102.80	
Travel - Ground Transportation	\$1,556.52	
Travel - Lodging (Hotel, Apt, Other)	\$2,141.01	
Travel - Parking	\$74.69	
Travel - Telephone & Fax	\$17.99	
Travel - Train Fare	\$4.50	
Current Expenses		\$29,203.22

**Total Amount of This Invoice** 

\$801,571.72